

## The Gazette



## of India

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No. 16] NEW DELHI, SATURDAY, APRIL 20, 1963/CHAITRA 30, 1885

## NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 8th April 1963 :—

Issue No.	No. and Date	Issued by	Subject
59	S.O. 945, dated 1st April, 1963.	Ministry of Mines and Fuel	Fixing the prices at which Coal or Coke may be sold by colliery owners.
	S.O. 945-A, dated 1st April 1963.	Ditto.	Fixing the prices at which Coal or Coke overloaded at any weigh-bridge may be sold by Colliery owners.
60	S.O. 946, dated 1st April, 1963.	Ministry of Commerce and Industry.	Making further amendments to the Exports (Control) Order, 1962.
61	S.O. 947, dated 1st April, 1963.	Ditto.	Making further amendment to the Exports (Control) Order, 1962.
62	S. O. 948, dated 1st April, 1963.	Ministry of Home Affairs.	Making, with effect from the 1st April, 1963, amendment in the Ministry of Home Affairs No. S.R.O. 2717, dated the 23rd August, 1957, as amended by Notification No. S.R.O. 2782-A, dated the 31st August, 1957.
63	S.O. 1018, dated 1st April, 1963.	Ministry of Information and Broadcasting.	Approval of the films specified therein.
	S.O. 1019, dated 1st April 1963.	Ditto.	Approval of the film specified therein.
	S.O. 1020, dated 1st April 1963.	Ditto.	Approval of the film specified therein.
64	S. O. 1021, dated 1st April, 1963.	Election Commission, India	Directing that the amendment shall be made in notification No. 434/GJ/61, dated the 21st October, 1961.
65	S. O. 1022, dated 4th April, 1963.	Ministry of Scientific Research and Cultural Affairs	The International Copy-right (Second Amendment) Order 1963.

Issue No.	No. and Date	Issued by	Subject
66	S. O. 1023, dated 6th April, 1963.	Election Commission, India	Bye-election to the House of the People from the Belgaum Constituency.
67	S. O. 1024, dated 6th April, 1963.	Ministry of Commerce and Industry.	Amendments to the Exports (Control) Order, 1962.
68	S.O. 1025, dated 6th April, 1963.	Ministry of Information & Broadcasting.	Approval of film specified therein.
69	S.O. 1026, dated 8th April, 1963.	Election Commission, India	Calling upon the Amroha Constituency to elect before the 25th May, 1963, a person to fill the vacancy so caused by reason of the death of Shri Hifzul Rehman.
	S.O. 1027, dated 8th April, 1963.	Ditto.	Appointing as the last date for making nominations; as the date of the scrutiny of nominations; as the last date for the withdrawal of candidatures; as the date on which a poll shall, if necessary, be taken; and as the date before which the election shall be completed.
	S.O. 1028, dated 8th April, 1963.	Ditto.	Fixing the hours from 8 A.M. to 5 P.M. as the hours during which a poll, if necessary, be taken for the election.
	S.O. 1029, dated 8th April, 1963.	Ditto.	Calling upon the Jaunpur Constituency to elect before the 25th May, 1963, a person to fill the vacancy so caused by reason of the death of Shri Bramhjeet.
	S.O. 1030, dated 8th April, 1963.	Ditto.	Appointing as the last date for making nominations; as the date for the scrutiny of nominations; as the last date for the withdrawal of candidatures; as the date on which a poll shall, if necessary, be taken; and as the date before which the election shall be completed.
	S.O. 1031, dated 8th April, 1963.	Ditto.	Fixing the hours from 8 A.M. to 5 P.M. as the hours during which a poll, if necessary, be taken for the election.
	S.O. 1032, dated 8th April, 1963.	Ditto.	Calling upon the Farrukhabad Constituency to elect before the 25th May, 1963, a person to fill the vacancy so caused by reason of the death of Shri Mool Chand.

Issue No.	No. and Date	Issued by	Subject
	S. O. 1033, dated 8th April, 1963.	Election Commission, India	Appointing as the last date for making nominations; as the date for the scrutiny of nominations; as the last date for the withdrawal of candidatures; as the date on which a poll shall, if necessary, be taken; and as the date before which the election shall be completed.
	S.O. 1034, dated 8th April, 1963.	Ditto.	Fixing the hours from 8 A.M. to 5 P.M. as the hours during which a poll, if necessary, be taken for the election.
70	S. O. 1092, dated 8th April, 1963.	Ministry of Transport and Communications.	Ordering that no aircraft shall make flights into or over the North East Frontier Agency and Nagaland for a further period of two years from 10th April, 1963.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

## PART II—Section 3—Sub-section (ii)

**Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).**

### ELECTION COMMISSION, INDIA

*New Delhi, the 11th April, 1963*

**S.O. 1093.**—Whereas the election of Shri Surendra Nath Dwivedi as a member of the House of the People from the Kendrapara Parliamentary Constituency of Orissa State, has been called in question by an election petition presented by Shri Surendra Mohanty;

And whereas by its notification No. 82/1/62, dated the 20th March, 1962, the Election Commission appointed Shri Brij Mohan Lall, retired Judge of the High Court at Allahabad, as Member of the Election Tribunal constituted for the trial of the said petition;

And whereas the said Shri Brij Mohan Lall has resigned the membership of the said Tribunal and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 86 and section 88 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri D. N. Roy, retired Judge of the Allahabad High Court, to fill the said vacancy, and Cuttack as the place where the trial of the petition shall be held.

[No. 82/1/62.]

**S.O. 1094.**—Whereas the election of Shri Surendra Nath Dwivedi as a member of the House of the People from the Kendrapara Parliamentary Constituency of Orissa State, has been called in question by an election petition presented by Shri Banbehari Mohanty;

And whereas by its notification No. 82/54/62, dated the 3rd May, 1962, the Election Commission appointed Shri Brij Mohan Lall, retired Judge of the High Court at Allahabad, as Member of the Election Tribunal constituted for the trial of the said petition;

And whereas the said Shri Brij Mohan Lall has resigned the membership of the said Tribunal and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 86 and section 88 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri D. N. Roy, retired Judge of the Allahabad High Court, to fill the said vacancy, and Cuttack as the place where the trial of the petition shall be held.

[No. 82/54/62.]

By order,

PRAKASH NARAIN, Secy.

*New Delhi, the 15th April, 1963*

**S.O. 1095.**—In pursuance of sub-section (6) of section 116A of the Representation of the People Act, 1951, the Election Commission hereby publishes the decision of the High Court of Madhya Pradesh, Jabalpur, given on the 16th March, 1963 on an appeal from the order dated the 27th September, 1962 of the Election Tribunal, Chhatarpur.

### HIGH COURT OF MADHYA PRADESH, JABALPUR

#### FIRST APPEAL No. 44 OF 1962

*Appellant*—Petitioner.

*Respondent*—Non-Applicant.

Rilli Chamar, s/o Sumne, resident V. Shri Kure Mate Chamar, s/o Arhku, of Maraiya Muhal, Tikamgarh. resident of Naraya Mohalla, Tikamgarh.

Appeal by Petitioner from the order of the Election Tribunal, Chhatarpur presided in by Shri R. D. Doongaji, dated the 27th September 1962 in Election Petition No. 318 of 1962. Original claim for setting aside the election of the respondent Decreed for petition dismissed.

Claim in appeal for setting aside Tribunal's order.

Memo. of appeal presented by Shri P. C. Pathak.

Counsel for appellant, on 20th November, 1962.

The appeal coming on for final hearing on 4th March 1963 before the Honourable Shri Justice T. P. Nalk and the Honourable Shri Justice V. R. Newaskar in the presence of Shri R. K. Tankha Counsel for the appellant, and of Shri Y. S. Dharinadhikari with Shri S. K. Tiwari Counsel for the respondent, the following judgment was delivered by the Court:—

#### FIRST APPEAL No. 44 OF 1962

Rilli Chamar

V.

Shri Kure Mate Chamar

#### JUDGMENT

This is an appeal under section 116A of the Representation of the People Act, 1951, against the judgment of the Election Tribunal, Chhatarpur, dated the 27th September, 1962, dismissing the Election Petition of the appellant. By the said

petition, the appellant had sought a declaration that the election of the respondent from Tikamgarh Reserved Scheduled Castes Parliamentary Constituency No. 5 be declared void, *inter alia*, on the following grounds:—

- (i) That the nomination paper of one Balram Das had been wrongly rejected; and
- (ii) That the respondent, his agents and supporters had been guilty of corrupt practices of which instances had been annexed to the petition.

2. The facts relevant for the purposes of this appeal, in brief, are as follows. There was an election on 22nd February 1962 for Tikamgarh Reserved Scheduled Castes Parliamentary Constituency No. 5. The appellant was one of the candidates. One Balram Das had also filed his nomination paper for the said election claiming to be a member of the Scheduled Caste for the said constituency, e.g., a member of the caste of Chamars. He originally hailed from Bhind District where he was a member of the Jatav caste which is a sub-caste of the Chamars. The Returning Officer holding that Balram Das was a Jatav rejected his nomination paper on the ground that he was not a member of any of the Scheduled Castes enumerated in the President's Constitution (Scheduled Castes) Order, 1950 for the purposes of Tikamgarh Parliamentary constituency. In the ensuing election the appellant polled 57,555 votes, while the respondent obtained 97,647 votes. The respondent was, therefore, declared elected to Parliament from the aforesaid constituency.

3. Of the two grounds on which the election of the returned candidate was challenged, the first was regarding the wrongful rejection of the nomination paper of Balram Das. In the second ground, based on corrupt practices committed by or on behalf of the returned candidate, the appellant had alleged about six corrupt practices on the basis of which he claimed that the election of the returned candidate be set aside. For the purposes of this appeal, however, he has confined himself to four of the corrupt practices alleged therein.

4. The questions, therefore, that arise for consideration in this appeal are:

- (1) Whether the nomination paper of Balram Das was wrongly rejected; and
- (2) Whether the respondent was guilty of one or more of the following corrupt practices:—
  - (i) That Laxminarain Nayak, candidate for Legislative Assembly, of the Praja Socialist Party from Lidhora Assembly Constituency, with others as the agents and supporters of the respondent got a pamphlet published to the effect that Ahirwar Chamars should vote for the respondent on communal basis. These pamphlets were distributed from 22nd January, 1962 to 24th February 1962 in several villages. The respondent, his agents and supporters requested the villagers to vote or refrain from voting on communal grounds;
  - (ii) That at Chandera Polling Station some voters were not allowed to vote and when they had gone away, some others were allowed to vote;
  - (iii) That there were fights between the two rival groups, viz., the Praja Socialists Party and the Congress Party with the result that many of the electors were disabled from voting; and
  - (iv) That the respondent procured the services of the Government servants, namely, Prabat Ahirwar, Sub-Inspector of Mohangarh, Pannalal Patwari of Patipura, Bandi alias Kantua Choukidar of Mandanwara and Munnalal Naik, Polling Officer of Bashori, to canvass on his behalf.

5. The Election Tribunal had found that though Balram Das had styled himself a Chamar, he was, in fact, a Jatav, as his ancestors hailed from Bhind District where they were known as Jatavs. So far as this appeal is concerned, the learned counsel for the appellant did not contest the position that Balram Das was a Jatav. His contention, however, was that as Jatavs are a sub-caste of Chamars, they would be deemed to be included in the word 'Chamar' which is a Scheduled Caste

for Tikamgarh District. The short question, therefore, that arises for consideration is whether Balram Das, who is a 'Jatav', could claim to be a member of the Scheduled Castes by reason of the fact that he belonged to a sub-caste of Chamars which is not specifically included in the Scheduled Castes Order as a Scheduled Caste for the District of Tikamgarh.

6. Under Article 341 of the Constitution, the President may with respect to any State specify the castes or parts of or groups within castes which shall for the purposes of the Constitution be deemed to be Scheduled Castes in relation to that State. Pursuant to the aforesaid Article, the Constitution (Scheduled Castes) Order, 1950, was promulgated. It was subsequently modified by the Scheduled Castes and Scheduled Tribes Lists (Modification) Order, 1956. Clause 2 of the said Order says that subject to the provisions of this Order, the castes or parts of or groups within castes specified in the Schedule of the Order shall, in relation to the States, be deemed to be Scheduled Castes so far as regards members thereof resident in localities specified in relation to them in those Parts of that Schedule. Part VI of the Order relates to Madhya Pradesh. Item No. 9 of clause 1 therein shows that 'Chamar, Balrwa, Bhambi, Jatav, Mochi or Regar' are Scheduled Castes within the Districts of Bhind, Gird, Morena, Shilpuri, Goona, Rajgarh, Shajapur, Ujjain, Ratlam, Mandsaur, Bhisla, Indore, Dewas, Dhar, Jhabua and Nimar. Clause 15 thereof then enumerates the castes which are deemed to be Scheduled Castes for the purposes of the Districts of Datia, Tikamgarh, Chhatarpur, Panna, Satna, Rewa, Sidhi and Shahdol. In the latter clause (Clause 15), item No. 3 is the only one relevant for our purposes and therein 'Chamar, Ahirwar Chamar Mangan, Mochi or Raidas' are mentioned as Scheduled Castes. A plain reading of the Order, therefore, unmistakably shows that though 'Jatava' belong to a Scheduled Caste in the Districts of Bhind, Gird, Morena etc., they are not included in the Schedules for the purposes of the Districts of Datia, Tikamgarh, Chhatarpur etc. and consequently Balram Das, who was a Jatav, can claim to be a member of the Scheduled Caste for the purposes of the Districts of Bhind, Gird, Morena etc., but he cannot claim that privilege so far as the Districts of Datia, Tikamgarh, Chhatarpur etc. are concerned.

7. Clause 2 of the President's Constitution (Scheduled Castes) Order, which we have referred to above, has specifically stated that castes or parts of or groups within castes are deemed to be Scheduled Castes so far as regards members thereof resident in the localities specified in relation to them in those Parts of that Schedule. Consequently, unless a caste, or part of a caste, or a group within a caste, which has a distinct entity as a caste, or a part of a caste or a group within a caste, is specifically mentioned in the Schedule in respect of a district relevant for the constituency in question, it cannot claim the privilege of the Order. And in so far as 'Jatava', who are a sub-caste, or a part of or a group within the caste of Chamars, are not specifically mentioned in item No. 3 of clause 15 of the Schedule to the Order, they (Jatavs) cannot claim to be a Scheduled Caste for the Tikamgarh part of the constituency.

8. The rejection of the nomination paper of Balram Das was thus proper and cannot be assailed.

9. The contention regarding the respondent being responsible for the corrupt practices alleged is equally devoid of force.

10. As regards the first allegation, the finding of the Election Tribunal is that it was not known who had published Ex. A-8 nor who had got the copies of the pamphlet distributed. No adequate material was placed before us to establish how the finding of the Tribunal, which was based on an appreciation of the oral evidence on record, was wrong requiring interference in this appeal. On the other hand, it was fairly conceded that there was no such definite material as would clinch the issue, apart from the suggestion that no other person except the returned candidate or his agents could have been interested in doing so. Suspicion, however strong, cannot be a substitute for proof and, in our opinion, in the absence of positive evidence to show that the pamphlet (Ex. A-8) were published by the respondent or his agents, he cannot be held to be responsible for it.

11. As regards the second allegation, the finding of the Tribunal is that about 50 or 60 persons could not cast their votes at Chandera Polling Station; but as this was not due to any action on the part of the returned candidate or his agents and as it had not materially affected the result of the election, it was not of any

consequence. The learned counsel for the appellant did not challenge the fact that neither the returned candidate nor his agents were responsible for depriving 50—60 persons of their votes and as the returned candidate had won by a margin of over 40,000 votes, the non-casting of about 50—60 votes could not have materially affected the result of the election.

12. The third allegation is based on the allegation that there were fights at Lidhora, Chandera and Dighora on 7th February 1962, 11th February 1962 and 22nd February 1962 respectively between the members of the Praja Socialist Party with the members of the Congress Party whereby some of the voters were prevented from voting at the poll on 22nd February 1962. The Election Tribunal has found no corrupt practice on the part of the respondent or his agents had been alleged or proved and that even if some fights took place between the members of the rival political parties, it had not been established that the result of the election had been materially affected thereby.

13. The Tribunal has discussed the evidence bearing on question in paragraphs 23 to 31 of its judgment, and we agree with its conclusions that even if some fights did take place between members of the rival groups, where it was difficult to apportion the blame on the one side or the other, it had not been established that they had materially affected the result of the election. We may also add that so far as the incidents alleged to have occurred on 7th February 1962 and 11th February 1962 were concerned, they were far remote from the date of the poll to have any bearing on it, and as regards the incident of 22nd February 1962 the fact that Shrivdayal (A.W. 35) was assaulted with a stick by Babulal when the polling was going on, as he had used abusive language, cannot and does not *per se* establish that polling was influenced thereby. In our opinion, the allegation is not of any importance to merit any serious consideration.

14. The last allegation regarding the corrupt practices is that the respondent procured the services of the Government servants to canvass for him. The Tribunal has found that two Government servants, e.g., Parbat Ahirwar and Bandi canvassed for the Praja Socialist Party, but that they did so on account of their private motives and not because they had been asked to do so by the respondent or his election agents it held that it had not been satisfactorily shown that he had done any canvassing for or on behalf of the respondent.

15. The evidence bearing on the question has been discussed by the Tribunal in paragraphs 32 to 49 of its judgment, and we agree with its discussion generally. Nothing has been pointed out to us by the learned counsel for the appellant which could persuade us to take a different view of that evidence. What is significant in the discussion of the evidence, is, first, that the documentary evidence did not support the allegation, as in all contemporaneous documents, where mention was made of the canvassing done by the Sub-Inspector Parbat Ahirwar for and on behalf of the Praja Socialist Party, no allegation was made that what he or other Government servants did was at the instance of the respondent. Secondly, the witnesses, who depose to the respondent's having canvassed their support, are mostly partisan witnesses Dayachand (A.W. 30) being a strong Congress supporters, while Kalka Prasad (A.W. 5) and Dwarka Prasad (A.W. 6) are renegades from Praja Socialist Party. Thirdly, according to Dwarka Prasad (A.W. 6), five other independent persons were present when the alleged statement seeking support from Dandi was made by the respondent, and yet none of them has been examined. Similarly, Jhumak Lal (A.W. 7) did not disclose these facts to the Revenue Inspector even when questioned about it and stated that he would disclose the facts later on. Fourthly, the evidence showing that the Government servants, who canvassed for the Praja Socialist Party, had done so on their own initiation for their private ends and not because they had been asked to do so by the respondent or his election agents. Sub-Inspector Parbat Ahirwar had canvassed against the Congress Party because his brother had not been given a Congress ticket and Dandi did so because he felt that he owed a loyalty to his former master. Fifthly, the evidence led on behalf of the respondent which had been believed by the Election Tribunal is preference to that of the appellant-petitioner, showed that the respondent could not have influenced the Government servants in question, as he had not visited the villages where he is alleged to have influenced them at the relevant time.

16. So far as the charges of corrupt practices are concerned it has also not to be forgotten that such charges are quasi-criminal in character and that the allegations relating thereto must be sufficiently clear and precise to bring home the charges to the candidate; [see *Harish Chandra v. Trilok Singh* (A.I.R. 1957 S.C. 444 at page 456) and *Sarla Devi v. Birendrasingh* (A.I.R. 1961 M.P. 127)] and further that the standard of proof required to prove such charges should

be commensurate with the nature of the issues involved. Keeping the aforesaid principles in mind, we are satisfied that the evidence on record, in the instant case, bearing on these issues is neither sufficiently cogent nor consistent nor does it satisfactorily establish the complicity of the respondent in them. We are further of opinion that the findings on the issues of alleged corrupt practices are based on an appreciation of the oral evidence by the Election Tribunal which had an opportunity to see and hear the witnesses depose before it and, consequently, unless there were good and sufficient reasons to disturb its findings on the points, they ought not to be interfered with.

17. In the result, the appeal fails and is dismissed with costs. Counsels' fee Rs. 100/-.

Sd./- T. P. NAIK,  
Judge,  
16-3-1963.

Sd./- V. R. NEWASKAR,  
Judge,  
16-3-1963.

#### SCHEDULE OF COSTS

Particulars	Appellant Applicant	Respondent Non-applicant
	Rs. nP.	Rs. nP.
Court-fee on memo of appeal and application ..	6.00	—
Court-fee on power of attorney ..	3.50	3.50
Court-fee on Exhibits ..	10.00	—
Court-fee on Processes ..	2.75	—
Counsel's fee on Rs. allowed ..	—	100.00*
Fee for preparation of paper book ..	241.50	—
TOTAL ..	264.35	103.50

\*Certificate filed.

[No. 82/318/62.]

By Order,

K. S. RAJAGOPALAN, Under Secy.

#### MINISTRY OF HOME AFFAIRS

New Delhi, the 11th April 1963

**S.O. 1096.**—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby makes the following rules further to amend the Authentication (Orders and other Instruments) Rules, 1958 (published with the notification of the Government of India in the Ministry of Home Affairs, No. S.O. 2297, dated the 3rd November, 1958), namely:—

1. These rules may be called the Authentication (Orders and other Instruments) Fourth Amendment Rules, 1963.

2. In rule 2 of the Authentication (Orders and other Instruments) Rules, 1958—

(i) in clause (v), the word “or” shall be inserted at the end;

(ii) after clause (v), the following clause shall be inserted, namely:—

“(w) in the case of orders and other instruments relating to the Department of Atomic Energy, by the Secretary, Atomic Energy Commission.”

[No. F. 3/4/63-Pub. I.]

FATEH SINGH, Jt. Secy.



**MINISTRY OF FINANCE**  
(Department of Economic Affairs)  
New Delhi, the 15th April 1963

**S.O. 1097.**—Statement of the Affairs of the Reserve Bank of India, as on the 5th April, 1963  
**BANKING DEPARTMENT**

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up . . . . .	5,00,00,000	Notes . . . . .	15,95,15,000
Reserve Fund . . . . .	80,00,00,000	Rupee Coin . . . . .	1,18,000
National Agricultural Credit (Long Term Operations) Fund . . . . .	61,00,00,000	Small Coin . . . . .	2,32,000
		National Agricultural Credit (Long Term Operations) Fund—	
		(a) Loans and Advances to:—	
National Agricultural Credit (Stabilisation) Fund . . . . .	7,00,00,000	(i) State Governments . . . . .	27,14,49,000
		(ii) State Co-operative Banks . . . . .	9,13,97,000
		(iii) Central Land Mortgage Banks . . . . .	..
Deposits:—		(b) Investment in Central Land Mortgage Bank Debentures . . . . .	2,84,88,000
(a) Government		National Agricultural Credit (Stabilisation) Fund	
(i) Central Government . . . . .	102,46,86,000	Loans and Advances to State Co-operative Banks . . . . .	..
(ii) State Governments . . . . .	8,20,10,000	Bills purchased and Discounted:—	
(b) Banks		(a) Internal . . . . .	..
(i) Scheduled Banks . . . . .	71,45,80,000	(b) External . . . . .	..
(ii) State Co-operative Banks . . . . .	3,98,70,000	(c) Government Treasury Bills . . . . .	77,26,70,000
(iii) Other Banks . . . . .	2,36,000	Balances Held Abroad* . . . . .	9,54,82,000
(c) Others . . . . .	169,19,68,000	Loans and Advances to Governments** . . . . .	43,25,72,000
Bills Payable . . . . .	38,69,75,000	Loans and Advances to:—	
Other Liabilities . . . . .	64,68,32,000	(i) Scheduled Banks† . . . . .	48,21,32,000
		(ii) State Co-operative Banks†† . . . . .	121,34,96,000
		(iii) Others . . . . .	1,65,90,000
		Investments . . . . .	215,10,07,000
		Other Assets . . . . .	35,80,09,000
Rupees	611,71,57,000	Rupees	611,71,57,000

\*Includes Cash and Short-term Securities.

\*\*Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 40,65,50,000 advanced to scheduled banks against usance bills under section 17(4) (c) of the Reserve Bank of India Act.

†† Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 10th day of April, 1963.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 5th day of April, 1963

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department			Gold Coin and Bullion :—		
Notes in circulation	15,95,15,000		(a) Held in India	117,76,10,000	
	2301,59,19,000		(b) Held outside India	..	
Total Notes issued		2317,54,34,000	Foreign Securities	105,08,43,000	
			TOTAL		222,84,53,000
			₹ Rupee Coin		118,27,66,000
			Government of India Rupee Securities		1976,42,15,000
			Internal Bills of Exchange and other commercial paper		..
TOTAL LIABILITIES		2317,54,34,000	TOTAL ASSETS		2317,54,34,000

Dated the 10th day of April, 1963.

P. C. BHATTACHARYYA,  
Governor.

[No. F. 3(2)-BC/63.]

A. BAKSI, Jt. Secy.

**MINISTRY OF FINANCE (DEFENCE)**

*New Delhi, the 4th April 1963*

**S.O. 1098.**—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendments in the Schedule to the notification of the Government of India in the Ministry of Finance (Defence Division), No. S.R.O. 629, dated the 28th February, 1957, namely:—

In the said Schedule—

- (1) in Part II—General Central Service, Class III, under the sub-heading “Secretariat”, against the entry “All posts” in column 1, for the entry “Joint Financial Adviser, Defence Division” in columns 2 and 3, the entry “Deputy Financial Adviser, Defence Division” shall be substituted;
- (2) in Part III—General Central Service, Class IV, under the sub-heading “Secretariat”, against the entry “All posts” in column 1, for the entry “Joint Financial Adviser (Estt.), Defence Division” in column 5, the entry “Deputy Financial Adviser, Defence Division” shall be substituted.

[No. 10/1/62-Estt.]

M. L. VARMA,

Assistant Financial Adviser.

**CENTRAL EXCISE DIVISIONAL OFFICE: ANANTAPUR**

**NOTICE**

*Anantapur, the 25th February, 1963.*

**S.O. 1099.**—On 21st July 1962, the Sub-Inspector of Police, Railway Police Station, Guntakal searched the person and baggage of Shri Navnitlal, Son of Foujmaljee, Care of Shah Shankerjee Moolchand, No. 11, Narayana Mudali Street, Madras-1 while on board the Madras Mail bound to Bombay at Guntakal R.S. and took into custody from Shri Navnitlal 1,348 Ball Point pencils with markings “UNIVERSAL, MADE IN ITALY” suspected to be stolen property or smuggled goods. The Railway police informed the Sub-Inspector of Central Excise, Guntakal of the seizure and detention of the goods.

2. The goods were produced by the Police before the Court of IInd Class Magistrate, Gooty who passed them on to the Superintendent of Central Excise, Anantapur on 18th September 1962 consequent on the disposal of the case, on Superintendent's requisition for the goods for action under the Customs law.

3. In his statement dated 22nd July 1962 recorded in the presence of the Deputy Superintendent of Central Excise (Preventive and Intelligence) Anantapur at Guntakal, Shri Navnitlal had deposed that he was residing in No. 3, Tulasingam Mudali Lane, Sowcarpet, Madras-1 and that his father Shri Foujmaljee was an associate in and broker for the business running in the name of Shankerjee Moolchand, Dealers in Electrical goods and situated at No. 11, Narayana Mudali Street, Madras-1. He further deposed that the ball point pencils were entrusted to him by one Shri Bansarilal, residing at No. 423, Mint Street, Madras to be taken to Bombay and handed over to an unknown person. He also admitted that no invoices or letters relating to the said ball point pencils were handed over to him (Navnitlal) along with the goods.

4. Investigation conducted by the officers of this Department stationed at Madras disclosed that neither Shri Navnitlal nor his father Shri Foujmaljee was associated with the firm of Shankarjee Moolchand situated at No. 11, Narayana Mudali Street and that there was no person by name Shri Bansarilal at No. 423, Mint Street, Madras as alleged by Shri Navnitlal. It also came to light in course of investigation that Shri Navnitlal himself was not residing at No. 3-Tulasisingam Street, Sowcarpet, Madras nor was there a lane by name Tulasisingam Lane as stated by him in the deposition on 22nd July 1962.

5. In his statement, dated 18th September 1962 given before the Preventive Inspector of Central Excise Anantapur Circle who was deputed to Gooty for taking charge of the goods from the Court, Shri Navnitlal deposed that he purchased the Ball point pencils under question at periodical public auctions conducted by the Customs at Madras. Thus he went back upon his earlier statement given before the Deputy Superintendent of Central Excise (Preventive and Intelligence), Anantapur on 22nd July 1962 in which he stated that the goods were given to him by Shri Bansarilal residing at No. 423, Mint Street, Madras and he (Navnitlal) was only a carrier of the goods.

6. Neither at the time of seizure on 21st July 1962 nor on 18th September 1962 when his second statement was recorded by the Preventive and Intelligence Inspector of Central Excise, Anantapur Circle nor subsequently did Shri Navnitlal produce any evidence to show that the 1,348 Ball point pencils were purchased by him through the normal trade channels or that they (1,348 Ball point pencils) represented a bonafide purchase in periodical public auctions conducted by the Customs Authorities at Madras. The divergent statements of Shri Navnitlal and the evidence gathered in the investigations made at Madras provide reasonable grounds to brand the goods as contraband secured by Shri Navnitlal through illegal sources.

7. There is thus *prima-facie* evidence to indicate that the 1,348 Ball point pencils have been imported into the country through other than normal trade channels in contravention of the Government of India's Imports and Exports Control Order No. 17/55, dated 7th December 1955, as amended and issued under Section 3 of the Imports and Exports (Control) Act, 1947 read with Section 19 of the Sea Customs Act, 1878.

8. Now, therefore, the said Shri Navnitlal is hereby required to show cause to the Assistant Collector of Central Excise, Anantapur Division, Anantapur as to why the said 1,348 Ball point pencils described above in respect of which the offence quoted above appears to have been committed should not be confiscated to the Government in accordance with the provisions of Section 167(8) of the Sea Customs Act, 1878.

9. Shri Navnitlal, Son of Foujmaljee is further directed to produce at the time of showing cause all the evidence upon which he intends to rely in support of his defence.

10. Shri Navnitlal, Son of Foujmaljee should also indicate in the written explanation whether he wishes to be heard in person, in his defence before the case is adjudicated.

11. If no cause is shown against the action proposed to be taken within 10 days of the receipt of this notice or he does not appear before the adjudicating officer when the case is posted for hearing the case will be decided *exparte*.

[No. D.O.R No. 1/63 (Customs).]

B. G. AYACHIT,  
Assistant Collector.

## MINISTRY OF STEEL & HEAVY INDUSTRIES

(Department of Heavy Industries)

### ORDERS

New Delhi, the 10th April 1963

**S.O. 1100/IDRA/18G/63.**—In exercise of the powers conferred by sub-section (1) of Section 25 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby directs that the powers

exercisable by it under clause (a) of sub-section (2) of section 18G of the said Act, shall, in relation to cement in the Union Territory of Tripura, be exercisable also by the Additional District Magistrate and Collector, Tripura, provided that no order made in exercise of the powers so delegated shall have effect in so far as such Order is repugnant to any Order made by the Central Government under clause (a) of sub-section (2) of the said section 18G.

[No. F. 14-5/63-Cem.]

**S.O. 1101/IDRA/18G/63.**—In exercise of the powers conferred by Section 18-G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following Order further to amend the Cement Control Order, 1961, namely:—

1. This Order may be called the Cement Control (Third Amendment) Order 1963.

2. In the Cement Control Order 1961, in the Table below paragraph (C) of the Schedule, the existing entry shall be marked as Serial No. (1) and the following additional entry shall be inserted thereafter namely:—

Name of producer	Additional amount per metric tonne	Date from which the additional amount may be charged
"1. The Associated Cement Cos. Ltd., Dwarka Cement Works, Gujarat.	Rs. 9.00	5th October 1962.

[No. 8-57/62-Cem.]

P. R. NAYAK, Under Secy.

## MINISTRY OF FOOD AND AGRICULTURE

### (Department of Agriculture)

New Delhi, the 4th April 1963

**S.O. 1102.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Arid Zone Research Institute (Class I and Class II Posts) Recruitment Rules, 1962, namely:—

1. These rules may be called the Central Arid Zone Research Institute (Class I and Class II Posts) Recruitment (Amendment) Rules, 1963.

2. In the Schedule to the Central Arid Zone Research Institute (Class I and Class II Posts) Recruitment Rules, 1962:—

(i) against item 2, in column 7, before clause (ii) the following words shall be inserted, namely:—

**"OR**

Master's degree in Physics, Mathematics, Physical Chemistry, Geophysics or Meteorology of recognised University or equivalent."

(ii) after item 15 and the entries relating thereto, the following items and entries shall be inserted namely:—

1	2	3	4	5	6	7
15A Statistician	I	General Central Service Class II (Gazetted)	Rs. 400—400— 450—30—600— 35—670—EB —35—950.	Not ap- plicable	35 years and below	<p><i>Essential:—</i></p> <p>(i) Master's degree in Statistics or Mathematics (with Statistics) of a recognised University or equivalent.</p> <p>(ii) About three years' experience in the application of modern statistical technique to the problems of agricultural research.</p> <p>Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.</p> <p><i>Desirable:—</i></p> <p>Training in Agricultural Statistics at a recognised University.</p>

8	9	10	11	12	13
Not applicable	Two years	Direct Recruitment	Not applicable	Not applicable	As required under the rules.

(iii) against item 25, in column 7, for the existing entries the following entries shall be substituted, namely:—

**“Essential:**

- i. Degree in Civil or Agricultural Engineering of recognised University or equivalent.
- ii. About two years' experience in irrigation and/or hydrology.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.”

(iv) after item 35 and the entries relating thereto, the following item and entries shall be inserted namely:—

1	2	3	4	5	6	7
36 Foreman's Instruments)	1	General Central Service Class II (Non-Gazetted) (Non-Ministerial)	Rs. 325—15—475—EB—20—575.	Not applicable	30 years & below (relaxable for Govt. servants).	<p><b>Essential :—</b></p> <p>(i) Diploma (three year course) in Electrical or Electronic Engineering of a recognised Institute.</p> <p>(ii) About 2 years experience of maintenance and repair of electrically operated and electronic equipment in a laboratory of standing.</p> <p>Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.</p> <p><b>Desirable :—</b></p> <p>Degree in Electronic Engineering.</p>



8	9	10	11	12	13
Not applicable	Two years	Direct Recruitment	Not applicable	Not applicable	As required under the rules.

[No. 36-1/59-Sol Cons.(I).]

B. D. KAPUR, Under Secy.

**(Department of Agriculture)**  
**(Indian Council of Agricultural Research)**

*New Delhi, the 9th April 1963*

**S.O. 1103.**—The Government of Mysore having nominated Shri V. Venkatappa, M.L.C., Landlord, Thittamaranahalli, Malur Hobli, Chennapatna Taluk, Bangalore District, as a member of the Indian Central Coconut Committee under Clause (b) of Section 4 of the Indian Central Coconut Committee Act, 1944 (I of 1944), it is hereby notified that Shri Venkatappa aforesaid shall be member of the said Committee for the period ending 31st March, 1966.

[No. 11-2/63-COM.I.]

*New Delhi, the 11th April 1963*

**S.O. 1104.**—Under Section 4 of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to re-appoint the following persons to be members of the Indian Central Cotton Committee, Bombay, for a period of three years with effect from 1st April, 1963:

Serial No	Name	Part of Section 4
1	Shri Pritam Singh Dhol, Director of Agriculture, Punjab State, Chandigarh . . . . .	4(ii)
2	Shri N.C. Burgess c/o M/s. Drennan & Co. Bombay—I . . . . .	4 (iv)
3	Shri Kundanlal Ahuja, Abohar, Distt. Ferozepur . . . . .	4 (v)
4	Shri Harcharan Singh Brar, M. E. A., Village Sarai Nagar, District Ferozepur . . . . .	4 (viii)

[No. 1-7/63-Com III.]

N. K. DUTTA, Under Secy.

**MINISTRY OF HEALTH**

*New Delhi, the 5th April 1963*

**S.O. 1105.**—In pursuance of clause (d) of section 4 of the All India Institute of Medical Sciences Act, 1956 (25 of 1956), the Central Government hereby nominates Shri R. P. Padhi, Joint Secretary, Ministry of Finance, Government of India, as a member of the All India Institute of Medical Sciences, New Delhi vice Shri A. C. Bose and makes the following amendment in the notification of the Government of India, in the Ministry of Health No. F. 5(iv)-22/61-HII, dated the 26th May, 1962, namely:—

In the said notification for entry 7, the following entry shall be substituted, namely:—

“7. Shri R. P. Padhi, Joint Secretary, Ministry of Finance, Government of India.”

[No. F. 5(iv)-1/63-HII.]

KRISHNA BIHARI, Dy. Secy.

*New Delhi, the 9th April 1963*

**S.O. 1106.**—The following draft of rules further to amend the Drugs Rules, 1945 which the Central Government after consultation with the Drugs Technical Advisory Board, propose to make, in exercise of the powers conferred by section 12 and 33 of the Drugs Act, 1940, (23 of 1940), is published, as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th July, 1963.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

*Draft Rules*

1. These rules may be called the Drugs (Amendment) Rules, 1963.
2. In the Drugs Rules, 1945 after rule 58, the following rule shall be inserted; namely:—

*“58-A, Procedure for disposal of confiscated drugs—*

- (i) The Court shall refer the confiscated drugs to the Inspector concerned for reporting whether they are not of standard quality or misbranded;
- (ii) if the Inspector, on the basis of Government Analyst's report finds the confiscated drugs to be not of standard quality or misbranded in a manner as not to permit of their sale, he should report to the Court accordingly. The Court shall thereupon decide on the disposal of the items. If the drugs are to be destroyed, the destruction shall take place under the supervision of the Inspector in the presence of such authority as may be specified by the Court;
- (iii) if the Inspector finds that the confiscated drugs are of standard quality and can be permitted to be sold, if necessary, after rectification of labels. He should report to the Court accordingly. The Court concerned may then order the sale of the drugs by public auction to parties holding the requisite licences under the Drugs Act, 1940, on condition that the purchaser rectifies the labelling and packing deficiencies, if any, at his own cost.

[No. F. 1-9/62-D.]

A. C. RAY, Under Secy.

**ORDER**

*New Delhi, the 8th April 1963*

**S.O. 1107.**—Whereas the Government of India in the Ministry of Health has, by notification No. 16-30/61-MI, dated the 26th July, 1962, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification “Doctor of Medicine” granted by the University of Oklahoma, U.S.A. for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 14 of the Indian Medical Council Act, 1956, (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. Jessie Lee Cavener, who possesses the said qualification, continues to work in the Christian Medical College and Hospital, Vellore, South India, to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Jessie Lee Cavener shall be limited.

[No. F. 16-2/63-MI.]

B. B. L. BHARADWAJ, Under Secy.

**MINISTRY OF TRANSPORT & COMMUNICATIONS**

**(Department of Transport)**

**(Transport Wing)**

*New Delhi, the 8th April 1963*

**S.O. 1108.**—In exercise of the powers conferred by sub-section (1A) of section 92 of the Motor Vehicles Act, 1939 (4 of 1939), the Central Government hereby makes the following rules, the same having been previously published as required by section 133 of the said Act.

**THE MOTOR VEHICLES (OPERATION OF COMMERCIAL TRAFFIC BETWEEN INDIA AND CONTIGUOUS COUNTRIES) RULES, 1963.**

**1. Short title and commencement.**—(1) These rules may be called the Motor Vehicles (Operation of Commercial Traffic between India and Contiguous Countries) Rules, 1963.

(2) They shall come into force at once.

**2. Definitions.**—In these rules, unless the context otherwise requires;—

- (a) "Act" means the Motor Vehicles Act, 1939 (4 of 1939);
- (b) "certificate of fitness" means a certificate issued under section 38 or a similar certificate issued under any corresponding law of a contiguous country;
- (c) "Commercial traffic" means motor vehicular traffic for the carriage of passengers or goods or both for hire or reward between India and contiguous countries;
- (d) "competent authority" means,—
  - (i) in relation to a driving authorisation an authority competent to issue a licence to drive a transport vehicle,
  - (ii) in relation to a conductors' certificate, an authority competent to issue a conductor's licence;
- (e) "conductor's certificate" means a certificate issued under sub-rule (3) of rule 6;
- (f) "contiguous country" means any country contiguous to India;
- (g) "corresponding law" means a law of a contiguous country regulating the motor vehicular traffic in that country;
- (h) "driving authorisation" means an authorisation issued under sub-rule (3) of rule 5;
- (i) "form" means any of the forms given in Schedule I to these rules;
- (j) "Insurance policy" means a policy of insurance which covers third party risk arising out of the use of a motor vehicle in a public place and which complies with the requirements of Chapter VIII of the Act, or similar policy issued under the corresponding law of a contiguous country and includes a cover note;
- (k) "permit" when used with reference to a transport vehicle of a contiguous country, means a document similar to a permit under Chapter IV of the Act, issued by a competent authority in that country and countersigned by such authority in India as may be notified in this behalf by the State Government concerned, and also specifying—
  - (i) the capacity of the vehicle,
  - (ii) the nature and amount of goods, if any that may be carried; and
  - (iii) the conditions subject to which the vehicle is to be brought into India and possessed and used there;
- (l) "registration certificate" when used with reference to a motor vehicle of a contiguous country, means the certificate issued by a competent authority to the effect that the motor vehicle has been duly registered in accordance with the provisions of any law of that country corresponding to Chapter III of the Act;
- (m) "section" means a section of the Act.

**3. Conditions applicable to transport vehicles of contiguous countries entering India.**—(1) A transport vehicle of a contiguous country at the time of entering India shall be so constructed and maintained as to be at all times under the effective control of the person driving the vehicle.

(2) There shall be in force in relation to a transport vehicle referred to in sub-rule (1)—

- (i) a registration certificate;
- (ii) a certificate of fitness;
- (iii) an insurance policy; and
- (iv) a permit.

(3) All the documents referred to in sub-rule (2) shall be in possession of the person driving the vehicle at the time the vehicle enters India and during the entire period of stay of the vehicle in India and shall always be available for inspection by any authority competent to inspect a transport vehicle in India.

(4) The person driving a transport vehicle of a contiguous country shall be in possession of valid current driving licence to drive a transport vehicle and a driver's badge issued by a competent authority of the contiguous country.

(5) A conductor, if any, of a public service vehicle shall be in possession of a valid current conductor's licence and a conductor's badge issued by a competent authority of the contiguous country.

(6) If, for any reason, a driver or conductor referred to in sub-rule (4) or (5) is unable to perform his duties, a driver or conductor in possession of a valid current licence and a badge issued by a competent authority in India may drive or conduct such vehicle.

(7) Throughout his stay in India, whether on duty or otherwise, a conductor or driver shall display on his left breast his badge and shall be subject to the provisions of the Motor Transport Workers Act, 1961 (27 of 1961).

**4. Conditions applicable to transport vehicles of India entering a contiguous country.**—(1) A transport vehicle registered in India at the time of entering a contiguous country shall be so constructed and maintained as to be at all times under the effective control of the person driving the vehicle.

(2) There shall be in force in relation to a transport vehicle referred to in sub-rule (1)—

(i) a certificate of registration;

(ii) a certificate of fitness;

(iii) an insurance policy; and

(iv) a permit.

(3) The person driving the vehicle shall be in possession of a valid current driving authorisation and also a driver's badge issued under rule 13.

(4) A conductor of a public service vehicle shall be in possession of a valid current conductor's certificate and also a conductor's badge issued under rule 13.

(5) Throughout his stay in the contiguous country a conductor or driver shall display his badge on his left breast.

**5. Driving authorisation.**—(1) A driver desiring to drive a transport vehicle registered in India and plying between India and a contiguous country shall apply in Form 'A' to the competent authority for the grant of a driving authorisation.

(2) An application for the grant of a driving authorisation shall be accompanied by the driving licence and two clear copies of a recent photograph of the applicant.

(3) Upon receipt of an application under sub-rule (1), the competent authority having regard to the record and conduct of the applicant and after making such enquiry as may reasonably be necessary, may grant a driving authorisation in Form "B" within sixty days of the date of receipt of application, and shall also return the driving licence to the applicant by registered post or deliver it to the applicant if he appears personally.

(4) If the competent authority, after making the enquiry referred to in sub-rule (3), is satisfied that the applicant should not be granted a driving authorisation, it shall record in writing the reasons therefor and communicate its decision to the applicant in Form 'C' within sixty days of the date of receipt of the application together with a brief statement of its reasons, unless in any case the competent authority is of opinion that it will not be in the public interest to furnish such statement. It shall also return the driving licence and copies of his photograph to the applicant by registered post or deliver it to the applicant if he appears personally.

(5) A driving authorisation shall be valid for a period of one year from the date of issue.

**6. Conductor's certificate.**—(1) A conductor desiring to work as a conductor of a public service vehicle registered in India and plying between India and a contiguous country shall apply in Form 'D' to the competent authority for the grant of a conductor's certificate.

(2) An application for the grant of a conductor's certificate shall be accompanied by the conductor's licence and two clear copies of a recent photograph of the applicant.

(3) Upon receipt of an application under sub-rule (1), the competent authority, having regard to the record and conduct of the applicant and after making such enquiry as may reasonably be necessary, may grant a conductor's certificate in Form 'E' within sixty days from the date of receipt of the application and shall also return the conductor's licence to the applicant by registered post or deliver it to the applicant if he appears personally.

(4) If the competent authority, after making the enquiry referred to in sub-rule (3), is satisfied that the applicant should not be granted a conductor's certificate, it shall record in writing the reason therefor and communicate its decision to the applicant in Form 'C' within sixty days of the date of receipt of the application together with a brief statement of its reasons, unless in any case the competent authority is of opinion that it will not be in the public interest to furnish such statement. It shall also return the conductor's licence and copies of his photograph to the applicant by registered post or deliver it to the applicant if he appears personally.

(5) A conductor's certificate shall be valid for a period of one year from the date of issue.

**7. Renewal of driving authorisation and conductor's certificate.**—(1) An application for the renewal of a driving authorisation of a conductor's certificate shall be made in Form 'F' to the competent authority which issued the authorisation or certificate or if the holder has changed his residence, otherwise than by way of temporary absence from his usual place of residence, to the competent authority of the area in which he is residing. The application shall be accompanied by the driving authorisation, or, as the case may be, the conductor's certificate.

(2) Upon receipt of an application for the renewal of the driving authorisation or a conductor's certificate, the competent authority, having regard to the record and conduct of the applicant and after making such enquiry as may reasonably be necessary, may renew the driving authorisation or the conductor's certificate or reject the application after recording the reasons therefor:

Provided that where the competent authority is of opinion that it is not in the public interest to disclose the reasons, it shall not be bound to disclose them.

(3) The renewed driving authorisation or conductor's certificate or the intimation of rejection of application shall be communicated to the applicant by registered post or deliver it to the applicant if he appears personally.

(4) When the authority renewing the driving authorisation or conductor's certificate is not the authority which issued it, it shall intimate the fact of renewal in Form 'G' to the authority which issued the driving authorisation or the conductor's certificate, as the case may be.

**8. Requirements as to photographs.**—(1) The copies of photograph required by sub-rule (2) of rule 5 and 6 shall be of a size not more than two inches by two and a half inches. It shall be in black and white colour on glazed paper.

(2) The photograph when affixed to a driver authorisation or conductor's certificate shall be sealed with the seal of the competent authority in such manner that part of the impression of the seal is upon the photograph and part of the margin.

(3) If at any time it appears to the competent authority that the photograph affixed to a driving authorisation or a conductor's certificate has ceased to be a clear likeness of the holder, the competent authority may require the holder to surrender the driving authorisation or conductor's certificate, as the case may be, and to furnish two copies of recent photograph of himself and the holder shall within such time as the competent authority may specify, appear before the competent authority and present the photograph.

(4) Upon receipt of copies of the photograph as provided in sub-rule (3), the competent authority shall remove the old photograph from the driving authorisation or conductor's certificate, as the case may be, and affix thereto one copy of the new photograph, seal it with its seal and return the driving authorisation or conductor's certificate to the holder:

Provided that if the holder of the driving authorisation or conductor's certificate so desires, the competent authority shall issue a duplicate thereof on payment of the prescribed fee with a copy of the new photograph affixed thereto and shall destroy the original driving authorisation or conductor's certificate, as the case may be.

(5) Where a new photograph is affixed to a driving authorisation or conductor's certificate the date on which it is affixed shall be entered upon the photograph.

**9. Issue of duplicate of driving authorisation or conductor's certificate.**—When a duplicate driving authorisation or a duplicate conductor's certificate is issued, it shall be clearly stamped "DUPLICATE" in red and shall be marked with the date of issue and the seal of the competent authority.

**10. Particulars to be painted on motor vehicles.**—In addition to the registration number assigned to the transport vehicle by the competent authority in India or in the contiguous country, as the case may be, the following particulars shall be painted in English letters and either in the language of the contiguous country concerned or in such other language as may be specified in the agreement with that country, in red colour on white surface on both the sides of the transport vehicle, each letter being not less than one inch high and one inch wide legibly painted on a plane surface or a plate or plates affixed to the vehicles:—

- (i) names of the countries involved in the operation of services;
- (ii) nature of service provided (goods or passengers or both), and
- (iii) starting and terminal points in each country.

**11. Use of trailers.**—(1) Trailers may be permitted to be attached to the vehicles subject to such conditions and restrictions as may be specified in the agreement with the contiguous country.

(2) When a trailer is attached, the particulars mentioned in rule 10 shall be painted on it in the same manner as on the transport vehicle.

**12. Counter-signature on permit.**—The competent authority in India shall, after making such enquiry as it considers necessary, countersign on the permit in respect of the transport vehicles of a contiguous country.

**13. Issue of metal badge.**—The competent authority in India issuing a driving authorisation or a conductor's certificate shall also simultaneously issue a metal badge to the driver or the conductor in the form prescribed in Schedule II or Schedule III to these rules, as the case may be.

**14. Replacement of documents.**—(1) If at any time it appears to the competent authority in India that a driving authorisation or a conductor's certificate of the driver or the conductor, as the case may be, of a motor vehicle registered in India is so torn or defaced in any way as to cease to be reasonably legible, the competent authority may impound it and issue a duplicate thereof.

(2) If at any time any document required to be kept by a driver or a conductor of a contiguous country under these rules is lost in transit or in India, the driver or the conductor, as the case may be, shall report the loss to the competent authority in India which may issue to him a Temporary Authority in Form H for

the period of stay of the transport vehicle in India to enable the driver or the conductor, as the case may be, to return to his country and obtain duplicate copies of such document from the competent authority of that country.

(3) If at any time any document referred to in rule 4 is lost in transit or in the contiguous country, the driver or the conductor, as the case may be, shall report the loss to the competent authority in the contiguous country with a view to obtaining a temporary authority for the period of stay of the vehicle in that country.

(4) If any person finds a driving authorisation or a conductor's certificate, he shall return it to the holder thereof or to the nearest Police Station. The officer-in-charge of the Police Station, on receipt of the driving authorisation or the conductor's certificate, shall immediately forward it to the State Government for being transmitted to the competent authority which shall restore it to the holder thereof in case a duplicate thereof has not been issued and shall substitute it for the duplicate if the duplicate has already been issued, provided that the fee charged for the duplicate document shall not be refundable.

**15. Fees.**—The fees chargeable under these rules for the issue of a duplicate driving authorisation or conductor's certificate shall be two rupees.

**16. Maintenance of way bills.**—The transport vehicles plying between India and a contiguous country shall maintain such statistics as may be required by the authority competent to countersign permits.

**17. Prohibition of 'home' traffic.**—No transport vehicle plying between India and a contiguous country shall transport passengers or goods between any two points falling in the same country, that is, no such vehicle shall either set down passengers or goods in the country from which it starts or pick up passengers or goods in the country to which it goes.

**18. Special provision for tourists' buses.**—Subject to such conditions as may be laid down in the reciprocal arrangement referred to in sub-section (1A) of section 92, the provisions of these rules relating to counter-signature of permits, possession of a driving authorisation and a conductor's certificate, painting of particulars on the vehicles, and possession of badges of drivers and conductors, shall not apply to casual trips of tourists' buses, if only the same passengers are carried on the same vehicle during the whole of the journey including the return journey.

**19. Appeals.**—(1) Any person aggrieved by the refusal of the competent authority to grant or renew a driving authorisation or conductor's certificate, as the case may be, may, within thirty days from the date of receipt of the communication of such refusal, appeal to such authority as may be prescribed in this behalf by the State Government concerned.

(2) An appeal under this rule shall be forwarded in triplicate in the form of a memorandum which shall set forth precisely the grounds on which the appellant disputes the order. It shall be accompanied by a certified copy of the order appealed against.

(3) The authority referred to in sub-rule (1) shall call for the records of the case and after such enquiry, if any, as it may deem necessary, may confirm, vary or set aside the order against which the appeal is preferred.

**20. Miscellaneous.**—(1) Nothing in these rules shall be construed as exempting any person from the rules or regulations regarding visas, passports and permits, wherever they are applicable.

(2) Any officer of customs, police or health authorised in this behalf by the Central Government or the State Government, as the case may be, shall have the right to inspect or search the vehicle, its cargo or its passengers as and when necessary, and shall have the right to stop the vehicle at any time without assigning any reason or giving prior notice.



SCHEDULE I

FORM A

[See rule 5(1)]

To

\*.....  
 .....  
 .....

PART I

I hereby apply for the grant of a driving authorisation to drive a @public service vehicle/goods vehicle between† (India and†.....

( )

I hold driving licence No. .... issued by\*.....

@ I have never been convicted of any offence

I have the following convictions

PART II

Particulars to be furnished by the applicant.

1. Full name and name of father or husband.....
2. Date and place of birth.....
3. Present address.....
4. Permanent address.....

The driving licence and two recent photographs of myself are attached hereto.

I declare that to the best of my knowledge and belief the above particulars and statements are correct.

Signature of applicant

Space for duplicate

Signature of applicant.

\*Insert the designation etc. of competent authority.

† Insert the name of the place and of the State.

@Strike out whichever is not applicable.

‡ Insert the name of the place and the contiguous country.

BY REGISTERED POST

INDIA

GOVERNMENT OF.....STATE

FORM B

[See rule 5(3)]

DRIVING AUTHORISATION

Shri/Kumari/Shrimati.....

Son of/daughter of/wife of.....

of (Present address).....

(Permanent address).....

Space for photograph

Space for pasting  
duplicate signature of  
applicant from Form Ais authorised to drive a public service vehicle/goods vehicle for plying between.....  
.....and.....This authorisation is valid from.....to.....and is not  
transferable.

Dated.....19 .

Signature and designation of  
competent authority.

The authorisation is hereby renewed upto the .....day of .....19 .

Signature of Competent Authority

The authorisation is hereby renewed upto the day of ..... 19 .

Signature of Competent Authority.

The authorisation is hereby renewed up to the .....day of .....19 .

Signature of Competent Authority.

BY REGISTERED POST

GOVERNMENT OF.....STATE

FORM C

[See rule 5(4) and 6(4)]

No.....

Date.....

Place.....

With reference to his/her application dated.....for the grant of a  
@ driving authorisation, conductor's certificate.Shri/Kumari/Shrimati.....s/o d/o w/o is informed that he/she can  
not be granted a driving authorisation/conductor's certificate.The @ driving licence/conductor's certificate and two photographs received  
with the application referred to above are returned herewith.Signature and designation of  
Competent Authority.

To

@Strike out whichever is not applicable.

FORM D

[See rule 6(1)]

Application for conductor's certificate

To

\*.....  
 .....  
 .....

PART I

I hereby apply for the grant of a conductor's certificate to conduct public service vehicle between† (India) and ‡.....( )

I hold conductor's licence No.....Issued by \*.....

@ I have never been convicted of any offence  
 I have the following convictions

PART II

Particulars to be furnished by the applicant

1. Full name and name of father or husband.....
2. Date and place of birth.....
3. Present address.....
4. Permanent address.....

The conductor's licence and two recent photographs of myself are attached hereto.

I declare that to the best of my knowledge and belief the above particulars and statements are correct.

Signature of applicant.

Space for duplicate  
 signature of applicant.

\*Insert the designation of competent authority.

†Insert the name of the place and the state.

@Strike out whichever not applicable.

‡Insert the name of the place and of the contiguous country.

BY REGISTERED POST.

INDIA.

GOVERNMENT OF ..... STATE

FORM E

[See rule 6(3)]

## CONDUCTOR'S CERTIFICATE

Shri/Kumar/Shrimati.....  
 Son of/daughter of/wife of.....  
 of (Present address).....  
 (Permanent address).....  
 .....

---

 Space for photograph
 

---



---

 Space for pasting duplicate  
 signature of applicant from  
 Form D
 

---

is authorised to serve as a conductor on a public service vehicle plying between  
 ..... and ....., and he/she has been supplied with  
 badge No. .... The certificate is valid from.....  
 to ..... and is not transferable.

Dated ..... 19 ..

Signature and designation of  
 competent authority.

The certificate is hereby renewed upto the ..... day of ..... 19

Signature of Competent  
 authority.

The certificate is hereby renewed upto the.....day of  
 .....19.....

Signature of Competent  
 authority.

The certificate is hereby renewed upto the.....day of  
 .....19.....

Signature of Competent  
 authority.

FORM F

[See rule 7(1)]

Application for the renewal of @ driving authorisation/conductor's certificate

To

.....

.....

.....

I, ....., s.o./d.o./w.o....., born on.....  
.....at Present address .....

(Permanent address) .....hereby apply for the renewal of

① driving authorisation

conductor's certificate  
follows:—

which is attached and particulars of which are as

(1) Number

(2) Date of issue

(3) Competent Authority by which the @ driving authorisation  
conductor's certificate  
was issued.

I hereby declare that from the date of issue of the @ driving authorisation  
conductor's certificate

@ I have never been convicted of any offence

I have the following convictions:—

Date.....19 .

Signature of the applicant.

@ Strike out whichever is not applicable.

## GOVERNMENT OF .....

## FORM 'G'

[See rule 7(4)]

*Form of intimation of renewal of a driving authorisation/conductor's certificate.*

From

\* .....  
.....  
.....

To

\* .....  
.....  
.....Driving authorisation No. ..... dated .....Conductor's Certificate No. .....

..... issued by you in favour of--

Name .....

Name of father .....

Permanent address .....

.....  
has been renewed by me for a period of one year with effect from the .....  
..... day of ..... 19 ..

Dated ..... 19 ..

Signature of the competent  
authority.

## INDIA

GOVERNMENT OF ..... STATE

## FORM 'H'

[See rule 14(2)]

*Temporary Authority*

No. ....

Dated .....

Shri/Kumari/Shrimati, s.o./d.o./w.o. ....

resident of ..... who is working as a  
driver..... of transport vehical registered  
conductorin ..... under No. .... Make .....  
..... Model ..... plying between  
..... and ..... has lost the  
following documents, necessary details in respect of which are given below:

(1)

(2)

(3)

(4)

As the duplicate of the document mentioned above can be obtained only from  
the competent authority in ....., this Temporary Authority is issued  
to him/her. It shall be deemed to be a substitute for the document lost for the  
entire period of his/her stay in ..... upto .....

Place.

Designation of competent  
Authority.

\*Insert the designation of competent authority.

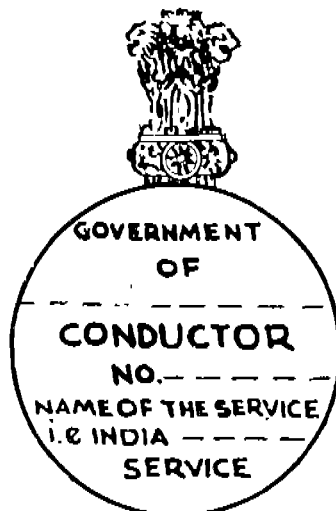
[SEE RULE-13]  
**DRIVER'S BADGE**  
**INDIA**



Note:- Badge to be of a circular shape with 2" diameter.

**SCHEDULE II.**

[SEE RULE-13]  
**CONDUCTOR'S BADGE**  
**INDIA**



**SCHEDULE III**

Note:- Badge to be of a circular shape with 2" diameter.

**(Department of Transport)****(Transport Wing)**

*New Delhi, the 9th April, 1963.*

**S.O. 1109.**—In exercise of the powers conferred by the proviso to sub-clause (ii) of clause (b) of section 21 of the Merchant Shipping Act, 1958, (44 of 1958), the Central Government hereby alters the minimum percentage of the share capital of a company to be held by citizens of India from seventy-five per cent to sixty per cent.

[No. F. 33-MD(156)/62.]

NAGENDRA SINGH, Additional Secy.

**(Department of Transport)****(Transport Wing)**

*New Delhi, the 15th April 1963*

**S.O. 1110.**—In the Government of India, Ministry of Transport and Communications Notification S.O. No. 3753, dated the 5th December, 1962, published in the Gazette of India Part II Section 3, Sub-Section (ii), dated the 15th December, 1962, the following shall be added at the end of Clause I, after item (vi), namely:—

- “(vii) The Chief of the Naval Staff.
- (viii) The Deputy Chief of the Naval Staff.
- (ix) The Flag Officer Commanding, Indian Fleet.
- (x) The Flag Officer, Bombay.
- (xi) The Commodore-in-charge, Cochin.
- (xii) The Commodore East Coast, Visakhapatnam.
- (xiii) The Naval Officer-in-charge of any port.
- (xiv) The Resident Naval Officer of any port.

[No. 3-ML(3)/63.]

B. P. SRIVASTAVA, Dy. Secy.

**(Department of Transport)****(Transport Wing)****PORTS**

*New Delhi, the 8th April, 1963.*

**S.O. 1111.**—In exercise of the powers conferred by section 7 read with sub-section (1) of Section 13A of the Bombay Port Trust Act, 1879, (Bombay Act 6 of 1879), the Central Government hereby appoints the Flag Officer, Bombay, (Representatives of the Defence Services) to be a member of the Board of Trustees of the Port of Bombay.

[No. 8-PG(2)/63.]

M. V. NILAKANTA AYYAR, Under Secy.

**(Department of Communications and Civil Aviation)****(P. & T. Board)**

*New Delhi, the 9th April 1963*

**S.O. 1112.**—In exercise of the powers conferred by sub-rule (2) of rule 11 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby orders that all appointments to the posts of Welfare Inspectors in the



Posts and Telegraphs Department shall be made by an officer in the grade of Director of Postal Services or Director of Telegraphs.

[No. 44/29/62-Disc.]

D. K. AGARWAL,  
Assistant Director General.

# MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 6th April 1963

**S.O. 1113.**—In exercise of the powers conferred by section 73 F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situated in the areas in the State of Kerala mentioned in the Schedule appended to this notification from the payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of provisions of Chapter V of that Act in those areas.

## SCHEDULE

Serial No.	Name of District	Name of the area	Name of the factory
1	Ernakulam	Thodupuzha	Shri Krishna Trades.
2	Kottayam	Manarcaud Vellathuval	Manarcaud Timbers. Neriamangalam Power House.
3	Quilon	Kulathupuzha Edamon	Premier Trades and Industries. Travancore Match Works.
4	Palghat	Chittoor Mannarghat Mankara Pudussery	Pratap Industries. Kalladi Saw Mills. Badavia Match Industries. Ratna Industries. The Palghat Metal Industries Co. Ltd.
5	Trichur	Chevoor Oorkam Chengaloor Pazhanji-Mangad Thiruvilamala	Murali Tiles. Premier Tile Manufacturing Co. Janatha Tile Works. V.K.N. Tile Works.

[No. F. 6(91)/63-HI.]

**S.O. 1114.**—In exercise of the powers conferred by section 73 F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situated in the areas in the State of Madras mentioned in the Schedule appended to this notification, from the payment of the employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas.

## SCHEDULE

Serial No.	Name of District	Name of the area	Name of the factory
1	2	3	4
1	Coimbatore	Aliarnagar	1. Parambikulam Aliyar Project, Central Workshop. 2. Fileld Machinery-cum-Auto Workshop.

1	2	3	4
		Amaravathinagar . . .	1. Kamla Sugar Mills Ltd. 2. Amaravati Dyeings.
		Bhavani . . .	Erode Cauvery Textiles.
		Dharapuram . . .	1. Senniappa Mills. 2. Sowdambigai Motor Service Workshop. 3. M.R. Balasubramanya Chettiar Rice Mill.
		Karamadai . . .	Sri Balakrishna Rice and Oil Mills.
		Semmipalayam . . .	Lakshmi Mills Co., Ltd.
		Somanur . . .	Sri Karunambikai Mills. (P) Ltd.
		Uthukuli . . .	1. Sri Santhalakshmi Mills. 2. Bharath Mills Ltd.
		Valparai . . .	Group Engineering Department.
2	Madurai . . .	Usillampatti . . .	Perry & Co.
3	Nilgiris . . .	Gudalur . . .	Rajalakshmi Motor Service Workshop.
		Kundah . . .	1. Auto Repair and Servicing Station. 2. Kundah Hydro Electric Scheme Workshop.
		Ooty . . .	1. St. Joseph's Industrial School. 2. Rajalakshmi Motor Service Workshop.
4	North Arcot . . .	Ambur . . .	A. Shafecque Ahmed & Co. Tannery.
		Arappakkam . . .	Government Handmade Paper Unit.
		Katpadi . . .	1. St. Joseph's Industrial School. 2. V.S.T. Motors (P) Ltd. 3. Government Industrial Training Institute.
		Pernambut . . .	1. Abdul Samad Sahib & Sons. 2. Farida Prime Tannery.
		Thiruvannamalai . . .	1. Manickavinayagar Rice Mills and Expeller Oil Mill. 2. Kannan Oil Mills.
		Vinnamangalam . . .	Government Wool Pressing Centre.
		Walajapet . . .	Cauvery Silk Throwing Factory.
5	Ramand . . .	Pallathur . . . Tulukkappatti . . .	R.V. Brass Vessels Shop. Madras Cements Ltd.
6	Salem . . .	Eachampatti . . .	1. The Varadaraja Sago Factory. 2. Sri Krishna Sago Factory.

1	2	3	4
		Mallur . . .	Arunachalam Rice and Sago Factory.
		Namagiripet . . .	1. Sri Krishna Rice and Oil Mills. 2. The R.V. Sago (Mill) Factory.
		Namakkal . . .	1. Dhandayuthapani Sago Factory. 2. Vijayalakshmi Oil Mills.
		Rasipuram . . .	Gancsh Sago Factory.
		Sellappampatti . . .	1. Amirthambika Sago Factory. 2. Dhanalakshmi & Co.
7	South Arcot . . .	Childambaram . . .	Sivapuri Pugayilai (P) Ltd.
		Tirukoilur . . .	Sri Gowri Rice and Oil Mills.
		Villupuram . . .	S. P. Iron Works.

[No. F. 6(89)/63-HI.]

*New Delhi, the 8th April 1963*

**S.O. 1115.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Tea Districts Emigrant Labour Act, 1932 (22 of 1932), the Central Government hereby appoints Shri H. Rahman, Director, National Employment Service, Government of Assam, to be the Controller of Emigrant Labour, Shillong, with effect from the forenoon of the 2nd March, 1963. He shall in addition, continue to be the Director, National Employment Service, Government of Assam.

[No. PL-35(11)/59.]

*New Delhi, the 9th April 1963*

**S.O. 1116.**—Whereas the Government of the State of Punjab has, in pursuance of the powers conferred by clause (d) of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), nominated Dr. D. Bhatia, R.C.S., Director of Health Services, Punjab, as a member of the Medical Benefit Council representing that Government;

Now, therefore, in pursuance of the provisions of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 2501, dated the 30th July, 1962, namely:—

In the said notification, under the heading "Members", under the sub-heading "[Nominated by the State Governments concerned under clause (d) of sub-section (1) of section 10]" in item (14), for the entries "Dr. Jagdish Singh"; the entries "Dr. D. Bhatia, F.R.C.S." shall be substituted.

[No. F. 1(66)/63-HI.]

*New Delhi, the 10th April 1963*

**S.O. 1117.**—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the Damodar Valley Corporation, Sub-station, Howrah, from all the provisions of the said Act, except Chapter V-A, for a further period upto the 31st March, 1964.

[No. F. 6(90)/63-HI.]

**CORRIGENDA***New Delhi, the 9th April 1963*

**S.O. 1118.**—In the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 863, dated the 19th March, 1963, published on page 954 in Part II, Section 3, sub-section (ii), of the Gazette of India, dated the 23rd March, 1963,—

in the entries against item I,

(i) in sub-item (d),  
for Kendasamudram  
read Kondasamudram,

(ii) in sub-item (e),  
for Chadukkaral  
read Chedukkaral,

(iii) in sub-item (f),  
for Mellorapet  
read Nellorepet.

[No. F. 13(22)/63-HI]

O. P. TALWAR, Under Secy

*New Delhi, the 6th April 1963*

**S.O. 1119.**—In pursuance of the provisions of regulations 23 and 24 of the Metalliferous Mines Regulations, 1961, the Central Government hereby notifies the 30th June, 1965 as the date until which the Board of Mining Examination may grant Manager's, Foreman's, Mate's, Blaster's and Surveyor's certificates referred to in the said regulations.

[No. 1/10/63-MI]

*New Delhi, the 11th April 1963*

**S.O. 1120.**—In pursuance of clause (a) of Notification No. S.O. 2361, dated the 23rd July, 1962, of the Government of India, in the Ministry of Labour and Employment, the Central Government hereby approves the diplomas or certificates mentioned in Column I of the table below awarded by the institutions and are specified in the corresponding entry in Column II of the said table.

**TABLE**

Diploma or Certificate awarded	Name of Institution
I	II
1. Diploma in Mining.	State Board of Technical Education, Rajasthan, Jodhpur.
2. Licentiate in Mining Engineering.	Central Board of Technical Examination, Mysore.
3. Diploma in Mining and Mining Surveying.	Madhya Pradesh Board of Technical Education, Bhopal.
4. Diploma in Mining.	Shri Javachamarajendra Occupational Institute, Bangalore.
5. Diploma in Mining Engineering.	State Board of Technical Education and Training, Andhra Pradesh.

I

6. Diploma in Mining and Mine Surveying.
7. Licentiate in Planning Engineering.
8. Licentiate in Mining Engineering.
9. Diploma in Mining Engineering.

II

- State Board of Technical Education, Bihar.
- State Board of Technical Education (formerly Technological Diploma Examination Board) Madras.
- State Council for Engineering and Technical Education, West Bengal.
- State Council of Technical Education and Training, Orissa.

[No. 17/2/63-MI (II).]

VIDYA PRAKASH, Dy. Secy.

*New Delhi, the 8th April 1963*

**S.O. 1121.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Employees' Provident Fund Act, 1952 (19 of 1952), the Central Government hereby appoints Shri J. G. Deshpande to be an Inspector for the whole of the State of Maharashtra for the purposes of the said Act or of any scheme framed hereunder, in relation to any establishment belonging to, or under the control of the Central Government, or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(43)63-PF.I.]

**S.O. 1122.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Employees Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri C. Narayana Menoky to be an Inspector for the whole of the State of Kerala for the purposes of the said Act and of any scheme framed hereunder, in relation to any establishment belonging to, or under the control of the Central Government or in relation to an establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry vice Shri K. Parameswaran Nair.

[No. 20(35)63-PF.I.]

**S.O. 1123.**—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri C. Narayana Menoky as Regional Provident Fund Commissioner for the whole of the State of Kerala vice Shri K. Parameswaran Nair and directs that Shri C. Narayana Menoky shall work under the general control and superintendence of the Central Provident Fund Commissioner.

[No. 20(35)63-PF.I.]

P. D. GAIHA, Under Secy.

*New Delhi, the 9th April 1963*

**S.O. 1124.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the matter of three applications under section 33A of the said Act from the Provincial Rashtriya Manganese Khadan Prantik Samgar Sangh, Tirodi (Madhya Pradesh) representing the workmen of Messrs. A. Trivedi Brothers, Balaghat (Madhya Pradesh).

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,  
DHANBAD**

In the matter of Complaints under Section 33A of the Industrial Disputes Act 1947 (XIV of 1947), arising out of Reference No. 6 of 1955.

COMPLAINT No. 58 of 1962

**PARTIES:**

Provincial Rashtriya Manganese Khadan Prantik Kamgar Sangh,  
Tirodi (M.P.)  
(previously known as Provincial Rashtriya Manganese Workers' Union)—*Complainant*.

*Vs.*

M/s. J. A. Trivedi Brothers, Balaghat (M.P.)—*Opposite party*.

COMPLAINT No. 59 of 1962

**PARTIES:**

Provincial Rashtriya Manganese Khadan Prantik Kamgar Sangh,  
Tirodi (M.P.)—*Complainant*.

*Vs.*

M/s. J. A. Trivedi Brothers, Balaghat (M.P.)—*Opposite party*.

COMPLAINT No. 62 of 1962

**PARTIES:**

Provincial Rashtriya Manganese Khadan Prantik Kamgar Sangh,  
Tirodi (M.P.)—*Complainant*.

*Vs.*

M/s. J. A. Trivedi Brothers, Balaghat (M.P.)—*Opposite party*.

**PRESENT:**

Sri Raj Kishore Prasad, M.A., B.L., Presiding Officer.

**APPEARANCES:**

No appearance on either side.

**STATE:** Madhya Pradesh.

**INDUSTRY:** Manganese

*Dhanbad, dated 25th March 1963*

**AWARD**

These three complaints were made under Section 33A of the Industrial Disputes Act, 1947, by the Provincial Rashtriya Manganese Mine Workers' Union (now known as Provincial Rashtriya Manganese Khadan Prantik Kamgar Sangh) against Messrs. J. A. Trivedi Brothers, Balaghat, on 14th December 1962 complaining against certain actions of the management.

2. On 18th February 1963 notices were issued to the opposite party in each case, to file rejoinder if any. On 23rd March 1963 the opposite party sent it rejoinder in each of the three cases. But before a date could be fixed for hearing in all these three complaints, on behalf of the complainants, their General Secretary sent a petition of withdrawal in each of these three complaints stating that as the complainant in each case had settled the dispute by a settlement, dated 14th December 1959 reached between the Union and the management, the Union wishes to withdraw the said complaint and, therefore, the complainant in each case should be treated as withdrawn.

3. The General Secretary of the Union has also sent a letter, which is on the file of complaint No. 58 of 1962, saying that this Union was previously named as Provincial Rashtriya Manganese Workers' Union, but its present name is Rashtriya Manganese Khadan Prantik Kamgar Sangh. Let it be noted.

4. That in these circumstances the three complaints are permitted to be withdrawn in terms of the petition of withdrawal filed in each case.

5. This is the award which I make and submit to the Central Government under Section 15 of the Act.

Sd./- RAJ KISHORE PRASAD,  
Presiding Officer.  
Central Government Industrial Tribunal,  
Dhanbad.

DHANBAD;  
The 25th March, 1963.

[No. 21/3/63-LRII.]

New Delhi, the 11th April 1963

**S.O. 1125.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the matter of an application under Section 33A of the said Act, from Shri Dudhnath Ram, Trammer, Kendra Colliery.

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,  
CALCUTTA**

MISCELLANEOUS APPLICATION No. 7 of 1963  
Under Section 33A of I.D. Act.

(Arising out of Reference No. 29 of 1962)

**PARTIES:**

Shri Dudhnath Ram, Trammer, Kendra Colliery—*Applicant*.

*Vs.*

The Manager,

Kendra Colliery under Samla Collieries Limited—*Opposite party*.

**PRESENT:**

Shri L. P. Dave—*Presiding Officer*.

**APPEARANCES:**

*On behalf of applicant*—Absent.

*On behalf of Opposite Party*—Shri Mohit Kumar Mukherjee, Advocate.

STATE: West Bengal.

INDUSTRY: Coal Mines.

**AWARD**

This is an application under Section 33A of the Industrial Disputes Act.

2. The applicant alleges that he had been working in the Ramnagar colliery for a long time except for a short break in 1961; that he has an active Trade Union worker; that he was chargesheeted on 23rd January 1963 on the allegations of contravening provisions of the Colliery Standing Orders and regulations which allegations were baseless and without foundation; that after making a show of an enquiry, the Opposite party served the applicant with an order of dismissal on 1st February 1963; that this action of the management was against the principles of natural justice, unfair, *malafide* and perverse; that the action was also illegal as the order of dismissal was passed during the pendency of proceedings before the Tribunal under Reference No. 29 of 1962 without complying with the provisions of Section 33(2)(b) of the Industrial Disputes Act. He therefore prayed that he may be reinstated in his former job.

3. The management denied the allegations of the applicant. They denied that he was an active Trade Union worker; they also urged that on 22nd January 1963 he mis-behaved with the Manager when an explanation was asked for from him and also that he had entered the cage forcibly against the instructions of the on-setter; that a departmental enquiry was duly held and the charges against him were held proved. He was thereupon dismissed.

4. When the matter came up for hearing before me to-day, the applicant was not present though he was duly informed of the date. There is no evidence on his behalf in support of his allegations about his being an active Trade Union worker or about his being victimised for the same. These allegations have been denied by the management in their written statement and it was for the applicant to have adduced evidence to prove them.

5. So far as the order of dismissal is concerned, it is an admitted fact that a chargesheet was served on the applicant on 22nd January 1963 to which he replied on 24th January 1963. The charge against him was that he had forcibly entered a cage against the instructions of the on-setter. The capacity of the cage was to carry six persons; there were already six persons inside the cage and still the applicant and one other person forcibly entered it in spite of the protest of the on-setter. When the cage reached the top, the Manager who happened to be there found eight people coming out of the cage though the capacity of the cage was for six persons. He thereupon began to ask the workers as to how eight people had entered the cage though its capacity was six and at that time the applicant is said to have mis-behaved with the Manager. The applicant denied the allegations against him. An enquiry was held by the Welfare Officer on 28th January 1963 and 31st January 1963. Several witnesses were examined in the presence of the applicant, who was allowed to cross-examine them and who in fact did cross-examine some of them. The statements of different witnesses recorded by the Enquiry Officer have been produced before me and they show that the applicant has signed them. Thus the statements of witnesses were recorded in the applicant's presence and he was given an opportunity to cross-examine them. He was also given an opportunity to examine witnesses in defence. After considering the different statements of witnesses, the Enquiry Officer held the charges proved and recommended the applicant's dismissal.

6. The Tribunal is not sitting in appeal against the decision of the Enquiry Officer. The Tribunal has no authority to consider whether the evidence was sufficient or not nor can it consider whether the evidence was reliable or not. It has got to be satisfied that the enquiry was properly held; that the principles of natural justice were followed and that there was no victimisation, want of *bonafides* etc. As I said above, the principles of natural justice were followed and the enquiry which was held was proper. It may be that I may feel that the evidence was not sufficient or reliable; but I have no authority to consider that. There was evidence before the Enquiry Officer from which he could hold the charges proved and I have got to accept his findings.

7. Regarding want of *bonafides* or victimisation, there was an allegation that the applicant was dismissed because of his Trade Union activities, but there is no evidence on this point. In the circumstances, I cannot hold that the dismissal of the applicant was improper.

In the result, this application fails and is dismissed. There will be no order as to costs.

*The 29th March, 1963.*

Sd./- L. P. DAVE,  
Presiding Officer.  
[No. 6/17/62-LRIL.]

#### ORDER

*New Delhi, the 15th April 1963*

S.O. 1126.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the West Chirimiri Colliery of Messrs. Indra Singh and Sons (Private) Limited, Post Office Chirimiri, District Surguja and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.



## SCHEDULE

1. Taking into account the fact that the weekly bazar day in the area is on Sundays, whether the workmen, who are required to work on Sundays, are entitled to any compensation for foregoing the facility of such weekly bazar day. If so, what should be the rate of such compensation and from what date?
2. Are the attendance clerks required to perform additional duties such as those of telephone operators, keeping accounts of 'Gota' of shot firing, maintenance of bonus cards, chaprasis, etc.? If so, to what relief they are entitled?
3. Is Shri Raj Balli Singh, Provident Fund Clerk, required to do work beyond his normal duty hours regularly? If so, to what relief is he entitled?
4. Whether the grading of Shri Gangaram Munshi, Despatch Clerk is proper? If not, to what relief he is entitled?
5. Whether Sarvashri I. G. Sonwani, R. B. Singh, B. D. Kuldeep, Mahabal Singh and Gangaram Munshi, Clerks have been discriminated against in the matter of grant of increments? If so, to what relief they are entitled?
6. Whether Sardar Muktar Singh was required to do additional work of a mechanical fitter in addition to his own duty as a carpenter. If so, to what relief he is entitled?
7. Whether the management of the Colliery was justified in refusing to pay Sardar Muktar Singh return railway fare in accordance with para 822 of the Award of the All-India Industrial Tribunal (Colliery Disputes)?
8. Whether Shri Makhan Singh, Head Fitter is entitled to any increment with effect from the date on which other head fitters were given increments?
9. Whether Shri Makhan Singh, Head Fitter is entitled to be paid wages for 2nd May 1961 and 25th June 1961?
10. Whether Shri Mit Singh, mechanic should be designated as Garage In-charge. If so, what should be his wages and from what date?
11. Whether Shri Mit Singh is entitled to be granted any increment. If so, what should be his increment and from what date?
12. Whether Shri Mit Singh is entitled to be paid full wages for 23rd May 1961, 25th May 1961 and 15th June 1961 and also Acting Allowance for the period from 8th October 1960 to 10th November 1960 for acting as Workshop In-charge?
13. (i) Whether Shri Sudarsan Singh, who was working as a Magazine Clerk till his election as Secretary of the Branch Union operating in the Colliery, should be restored to his original post and paid the wages of a grade II clerk as laid down in the Award of the All-India Industrial Tribunal (Colliery Disputes)?  
(ii) Whether Shri Sudarsan Singh had to work beyond his duty hours regularly and was he denied extra wages therefor by the management?  
(iii) If not, to what relief is he entitled?
14. Whether the stoppage of the Kerosene Oil allowance in respect of Shri Sudarsan Singh was justified. If not, to what relief he is entitled?
15. (i) Whether Shri Sudarsan Singh was entitled to any privilege leave during the year 1958?  
(ii) Whether Shri Sudarsan Singh was denied payment of railway fare in terms of para 822 of the Award of the All-India Industrial Tribunal (Colliery Disputes), in 1958?  
(iii) If so, to what relief is he entitled?
16. Whether Shri Amarnath, Magazine Clerk was required to perform additional work regularly since his appointment as a Magazine Clerk in 1959. If so, to what relief is he entitled?
17. Whether Shri Ramkinkar, Carpenter has been properly categorised. If not, to what relief he is entitled?

[No. 1/15/62-LRII.]  
A. L. HANDA, Under Secy.

*New Delhi, the 15th April 1963*

**S.O. 1127**—In exercise of the powers conferred by sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1952), the Central Government hereby constitutes a Mining Board for the State of Madras with the following members, namely:—

*Chairman*

The State Geologist, Government of Madras, Industrial Estate, Guindy, Madras-32, *ex-officio*. [Appointed by the Central Government under clause (a) of section 12(1)].

*Members*

(1) The Deputy Chief Inspector of Mines, Oorgaum, *ex-officio*. [Appointed by the Central Government under clause (b) of section 12(1)].

(2) Shri G. Venkataraman, B.A., B.L., M.L.A., No. 132, Fort Main Road, Shevapet; Salam-2. [Appointed by the Central Government under clause (c) of section 12(1)].

(3) Shri N. Neelakantam, Senior Mining Engineer, Neyyveli Lignite Corporation Limited, Neyyveli-1, South Arcot District. [Nominated by the Neyyveli Lignite Corporation Limited under clause (d) of section 12(1)].

(4) Shri A. Nandan, Manager, Salem Works, Dalmia Magnesite Corporation, Salem-5. [Nominated by Dalmia Magnesite Corporation under clause (d) of section 12(1)].

(5) Shri K. Selvaraj, President, Magnesite Workers' Union, Salem-5. [Nominated by the Magnesite Workers' Union under clause (e) of section 12(1)].

(6) Shri C. Govindarajan, President, Lignite Mines Labour Union, Valayamadevi Road, Neyyveli-2. [Nominated by the Lignite Mines Labour Union under clause (e) of section 12(1)].

[No. 3/9/61-MI.]

**S.O. 1128**—In exercise of the powers conferred by sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1248 dated the 21st May, 1959 the Central Government hereby constitutes a Mining Board for the States of Mysore and Kerala with the following members, namely:—

*Chairman*

The Director of Mines and Geology in Mysore, Bangalore, *ex-officio*. [Appointed by the Central Government under clause (a) of section 12(1)].

*Members*

(1) The Deputy Chief Inspector of Mines, Oorgaum, *ex-officio*. [Appointed by the Central Government under clause (b) of section 12(1)].

(2) Shri C. M. Stephen, M.L.A., Advocate, Quillon. [Appointed by the Central Government under clause (c) of section 12(1)].

(3) Shri R. R. Bhupathi, Managing Director, Mysore State Mineral Producers' Co-operative Union Limited, Sabutanil Buildings, Sri Narasimharaja Road, Bangalore-2. [Nominated by the Mysore State Mine Owners' Association under clause (d) of section 12(1)].

(4) Lt. Col. C. W. Wells, Chief Administrative Officer, Travancore Minerals Limited, Beach Road, Post-Box No. 38 Quillon, S. India. [Nominated by Travancore Minerals Limited under clause (d) of section 12(1)].

(5) Shri V. M. Govindan, Secretary, Champion Reef Mines Labour Association, Champion Reefs, K. G. F. [Nominated by the Champion Reef Mines Labour Association under clause (e) of section 12(1)].

(6) Shri Baby John, M.L.A., Chavara, Kerala State. [Nominated by the Travancore Minerals Workers' Union under clause (e) of section 12(1)].

[No. 3/9/61-MI.]

R. C. SAKSENA, Under Secy.

**ORDERS**

*New Delhi, the 9th April 1963*

**S.O. 1129**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the United Commercial Bank

Limited, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

#### SCHEDULE

Was Shri M. M. Jain employed on clerical duties for the period from 2nd November 1953 to 31st December 1960? If so, is the demand for his appointment as a clerk justified and, if so, what relief is he entitled to in this respect?

[No. 51(57)/62-LRIV.]

*New Delhi, the 10th April 1963*

**S.O. 1130.**—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs Gill Amin Steamship Company Private Limited, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the management of Messrs Gill Amin Steamship Company Private Limited, Bombay are justified in retrenching their workmen, namely, Sarvashri H. D. Parker, Dock Superintendent, S. D. Palav, Assistant Supervisor, M. D. Parker, Delivery in charge, S. K. Savant, Dock clerk and M. B. Subedar, Dock clerk with effect from 1st January, 1963? If not, to what relief these employees are entitled?

[No. 28/3/63-LRIV.]

G. JAGANNATHAN, Under Secy.

#### ERRATA

In Ministry of Labour and Employment Notification No. 1/2/62/M-II, dated 15th February, 1963, published in the Gazette of India, Part II—Section 3(ii), dated 23rd February, 1963 as S.O. 521, the following corrections are to be made:—

Page 627—

- (i) 3rd line from top—  
for "12 pies per miles"  
read "12 pies per mlie".
- (ii) 13th line from bottom—  
for "Two latrine"  
read "Two latrines".

Page 628—

- (iii) 34th line from top—  
for "2.54 m"  
read "2.4 m".

Page 629—

- (iv) 1st line from top—  
for "LII-C"  
read "TII-C".

#### MINISTRY OF MINES AND FUEL

*New Delhi, the 6th April 1963*

**S.O. 1131.**—In pursuance of clause (a) of section 2 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises the persons mentioned in column (1) of the Schedule below to perform the functions of the competent authority under the

said Act within the limits of the States mentioned in the corresponding entries in column (3) of the said Schedule:

## SCHEDULE

Name of person	Address	Territorial jurisdiction
1	2	3
1 Shri N. B. Ray	Liaison Officer, Indian Refineries Ltd., 9, Syed Amir Ali Avenue, Calcutta-17.	State of West Bengal.
2 Shri D. N. Sahai	Special Land Acquisition Officer, C/o Indian Refineries Limited, Hathidah (Patna).	State of Bihar
3 Shri Har Datt Singh	Special Land Acquisition Officer, House No. 7/166, Swarn Nagar, Kanpur, Uttar Pradesh.	State of Uttar Pradesh.
4 Shri K. N. Mehta	Liaison Officer, Oil and Natural Gas Commission, Nawab Manzil, Raopura, Baroda.	State of Gujarat.

[No. 31/6/63-ONG.]

B. SUBBA RAO, Under Secy.

New Delhi, the 9th April 1963

S.O. 1132.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

## SCHEDULE

Drg. No. Rev/30/62.

Dated 27-4-1962.

## PENCH KANHAN, VALLEY COALFIELD

## BLOCK I

Sl. No.	Village	Tahsil	Distt.	Area	Remarks
1	2	3	4	5	6
1. Chikatbarri	.	Chhindwara	Chhindwara		Full
2. Piparia	.	"	"		"
3. Nandna	.	"	"		"
4. Bhakra	.	"	"		"
5. Ghorowarikalan	.	"	"		Part
6. Sagonia	.	"	"		"
7. Kotideo Purena	.	"	"		"
8. Moli	.	"	"		"
9. Bhardi, Bhakra	.	"	"		"
10. Kangta, Kollaton	.	"	"		"
11. Bijapathar, Chandania	.	"	"		"
12. Debka, Adakha	.	"	"		"
13. Sendramou, Kangro Jamundhana, Koriya	.	"	"		"

1	2	3	4	5	6
14. Chondania, Koinari	.	Chindwara	Chindwara		Part
15. Khuraimau <i>alias</i> Gurra	.	"	"		"
16. Khumenpani, Bhalwadhana, Bhatipari, Khudradna Dhau	}	"	"		"
17. Ghorowari Khurd	.	"	"		"
TOTAL 12,500.00 Acres (Approx.)					
OR 5062.50 Hectares (Approx.)					

#### Boundary Description

A—B line passes through Khuraimau *alias* Gurra, Khumenpani—Bhalwadhana—Bhatipari—Khudradnana—Dhau, Bijapathar—Chandania, Kangta—Korilaton, Bhardi—Bhakra and Moli and meeting at point 'B'.

B—C line passes through villages:—Moli, Sagonia and Kotidcopurena and meeting at point 'C'.

C—D—E—F—G—H lines pass through villages:—Kotideopurena, Ghorowari khurd, Ghorowarikalan, along the Southern boundary of village Bhakra, Northern boundary and part Eastern boundary of village Kalichhapar, along part northern and part Western boundary of village Rakhikole—Makan-dhana—Kothera and through village Dobka—Adakha and meeting at point 'H'.

H—A line passes through villages Dobka—Adakha, Sendramou—Kangro—Jamundhana—Koriya, Chondania—Koinari, and Khuraimau *alias* Gurra and meeting at point 'A'.

[No. C2-20(31)/62.]

New Delhi, the 10th April 1963

S.O. 1133.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

#### SCHEDULE

Drawing No. Rev/91/62

Dated 22-12-1962

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Garbhudih	Jharla	86	Dhanbad		Part
2	Manidi	"	85	"		"
3	Samsikhra	"	95	"		"
4	Dubrajpur	"	94	"		"
5	Baludih	"	93	"		"
6	Gopinathdih	"	97	"		"
7	Sabaldih	"	103	"		"
8	Jatudih	"	104	"		"

Total : 560.00 acres (Approx.)  
OR 226.80 hectares (Approx.)

#### Boundary Description

A—B line passes along the part Central line of Bansjhar nala, which is also the part Western boundary of village Garbhudih and meeting at point 'B'.

B—C line passes through villages Garbhudih, Manidi, Dubrajpur, Baludih, along Common boundary of villages Gopinathdih and Bardubhi and through village Jatudih and meeting at point 'G'.

C—D line passes through villages Jatudih and Sabaldih and meeting at point 'D'.

D—A line passes through villages Sabaldih, Gopinathdih, Samsikhra, Manidi and Garbhudih, which is also common boundary of Central Jharia main block notified U/S 4(1) of N.C.D.C. and meeting at point 'A'.

[No. C2-20(5)/63.]

### ERRATA

New Delhi, the 4th April 1963

**S.O. 1134.**—In the notification of the Government of India in the Ministry of Mines and Fuel, S.O. No. 340, dated the 30th January, 1963, published in Part II, Section 3, sub-section (ii) of the Gazette of India, dated the 9th February, 1963, at page 435—

- (i) In the sixth line for "Balrampur" read "Balarampur";
- (ii) In the eleventh line for "Anandpur" read "Anandapur";
- (iii) In the seventeenth line for "Anandpur" read "Anandapur";
- (iv) In the eighteenth line for "Anandpur, Ishwarda and Rajpur" read "Anandapur, Iswarda and Rajpura"; and
- (v) In the nineteenth line for "Balrampur" read "Balarampur".

[No. C2-24(1)/62.]

**S.O. 1135.**—In the notification of the Government of India in the Ministry of Mines and Fuel, S.O. No. 339, dated the 30th January, 1963, published in Part II, Section 3, sub-section (ii) of the Gazette of India, dated the 9th February, 1963, at page 434—

- (i) In the fifth line for "Narsamunda" read "Narsamuda";
- (ii) In the seventh line for "Narisnghbandh" read "Narsinghbandh";
- (iii) In the twenty-first line for "Kailapur" read "Kuilapur";
- (iv) In the twenty-third line for "Patomhna" read "Patmohna";
- (v) In the twenty-seventh line for "1221.20 acres (Approx.)" read "12,211.20 Acres (Approx.)";
- (vi) In the thirty-first line for "Bharatchat" read "Bharatchak"; and
- (vii) In the thirty-fifth line for "Brathol" read "Barathol"

[No. C2-24(1)/62.]

**S.O. 1136.**—In the notification of the Government of India in the Ministry of Mines and Fuel, S.O. No. 341, dated the 30th January, 1963, published in Part II, Section 3, sub-section (ii) of the Gazette of India, dated the 9th February, 1963—

(1) at page 435—

- (i) In the eighth line for "prespecting" read "Prospecting";
- (ii) In the ninth line for "DRG No. REV/55/61" read "DRG No. Rev/155/61";
- (iii) In the twelfth line for "Anandpur" read "Anandapur";
- (iv) In the thirteenth line for "Sacntalmotha" read "Saontalmotha";
- (v) In the fourteenth line for "Burgobani" read "Murgabani";
- (vi) In the nineteenth line for "Bindvidi" read "Binduidi";
- (vii) In the twenty-first line for "Bartoria" read "Bartoriya";

(2) at page 436—

- (i) In the second line for "Barupra" read "Baruipara";
- (ii) In the eleventh line for "Ba-Kuliasheta" and "256" read "Bakulia Shota" and "356";
- (iii) In the fifteenth and sixteenth lines for "Full" read "Part";
- (iv) In the seventeenth and eighteenth lines under column "remarks" insert "Full";

- (v) In the twenty-ninth line for "Pardiha" read "Paradiha"; and  
 (vi) In the thirteenth line for "Saontal Mohta, Anandpur, Gealadi and Bind-  
 vidi" read "Saontal Motha, Anandapur, Goaladi and Binduidi".

[No. C2-24(1)/61.]

B. ROY, Under Secy.

New Delhi, the 11th April 1963

**S.O. 1137.**—Whereas by a Notification of the Government of India in the Ministry of Steel, Mines and Fuel (Department of Mines and Fuel) S.O. No. 1954, dated the 11th August, 1961, under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government has given notice of its intention to prospect for coal in the lands in the locality specified in the Schedule appended to that Notification;

And whereas the Central Government is satisfied that coal is obtainable in the whole or any part of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire

- (a) the lands measuring 193.25 acres (78.26 Hectares) described in the Schedule I appended hereto; and  
 (b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 1405.25 acres (569.13 Hectares) described in Schedule II appended hereto.

The plans of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Dhanbad (Bihar) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Ltd. (Revenue Section), "Darbhanga House", Ranchi.

Any person interested in the aforesaid lands may, within 30 days of the issue of this notification, file objection to the acquisition of the whole or any part of the lands or of any rights in or over such lands to the Coal Controller, 1, Council House Street, Calcutta.

## PARASIA COLLIERY

Central Jharia Coalfield (MINE—I)

## SCHEDULE I

Plan No. Rev. 34/63 Dt. 30-3-1963  
(showing lands to be acquired)

## Sub-Block I

## "All Rights"

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Samsikhra . .	Jharia	95	Dhanbad . .	..	Part
2	Dhandabar . .	Jharia	82	Dhanbad . .	..	Part
3	Dhobni . .	Jharia	96	Dhanbad . .	..	Part
4	Gopinathdih . .	Jharia	97	Dhanbad . .	..	Part
Total . . .					190.50 Acres (Approx) OR 77.15 Hectares (Approx)	

## Plot Nos. to be acquired in village Samsikhra

1, 3(P), 4 to 10, 11 (P), 12 to 85, 86(P), 92 (P), 93, 94, 95 (P), 96 to 114, 115 (P), 116 (P), 124 (P), 125, 126 (P), 128 (P), 134 (P), 138 (P), 148 (P), 149 (P), 150 (P), 214 (P), 230, 231, 232 (P) and 234.

*Plot Nos. to be acquired in village Dhandabar*

529, 530, 532 (P), 534 (P), 536 (P), 537, 538(P), 539, 540(P), 553(P), 554(P), 555(P), 560(P), 584(P), 647(P), 695(P), 714(P), 715(P), 716(P), 717(P), 718 (P), 719(P), 720(P), 724(P), 725(P), 726(P), 733(P), 734(P), 735, 736, 737 (P), 738(P), 742, 743, 744, 745(P), 746, 747, 748, 749, 752(P), 992(P), 793(P), 794(P), 795(P), 796(P), 797(P), 798(P), 799(P), 804(P), 806, 807(P), 812(P), 813(P), 814(P), 815(P), 817(P), 818, 819(P), 820(P), 821(P), 823(P), 824(P), 826(P), 827(P), 828(P), 829(P), 830(P), 831(P), 835(P), 836(P), 837(P), 838(P), 839(P), 840(P), 845(P), 846(P), 847(P), 848(P), 849(P), 910(P), 912(P), 913(P), and 914(P).

*Plot Nos. to be acquired in village Dhobni*

598(P), 627(P), 628(P), 629(P), 630, 631(P), 635(P), 820(P), 821, 822(P), 823 (P), 824(P), 851(P), 852(P), 853(P), 875(P), 876(P), 877, 878, 879(P), 880, 881(P), 882(P), and 905 (P).

*Plot Nos. to be acquired in village Gopinathdih*

1-2(P), 3 to 51, 52(P), 54(P), 55(P), 57(P), 59(P), 60, 62(P), 63 to 72, 73(P), 79(P), 80, 81, 82, 83(P), 84(P), 85(P), 108(P), 109(P), 111(P), 112, 113, 114, 115, 116(P), 117(P), 118(P), 143(P), 144(P), 146(P), 147, 175(P), 186(P), 187, 188, 189(P), 190(P), 191 to 243, 244(P), 245(P), 246, 249(P), 250(P), 251 to 273, 274(P), 275 to 282, 283(P), 284(P), 290(P), 291(P), 292(P), 347(P), 348(P), 349 to 353, 354 (P), 355 to 381, 382(P), 383 to 387, 388(P), 389 to 406, 407(P), 408, 409, 428(P) and 540(P).

## BOUNDARY DESCRIPTION OF SUB-BLOCK-I :

5-6 line passes through plot Nos. 913, 912 and going upto Northern junction point of plot Nos. 910 and 909 in village Dhandabar.

6-7 line passes through plot Nos. 910, 836, 837, 838, 839, 840, 845, 846, 847, 849, 848, 827, 826, 824, 819, 812, 813, 807, 792, 804, 794, 793, 795, 796, 797, 799, 726, 734, 733, 719, 718, 717, 716, 752, in village Dhandabar, through plot Nos. 598, 627, 629, 631, in village Dhobni, through plot Nos. 553, 540 in village Dhandabar and through plot Nos. 820, 822, 823, 824, in village Dhobni.

7-8 line passes along the part common boundary of villages Samsikhra and Dhobni, through Plot Nos. 851, 852, 853, 875, 876, 882, 879, 881, 905, in village Dhobni, through plot Nos. 284, 283, 290, 291, 292, 250, 249, 244, 245, 347, 348, 354, in village Gopinathdih, along the part common boundary of villages Gopinathdih and Chakphutaha and part common boundary of villages Gopinathdih and Phutaha.

8-9 line passes along the Southern boundary of plot Nos. 409, 408, northern boundary of plot Nos. 426, 427, through plot No. 428, along the Part Southern boundary of plot No. 407, through Plot No. 407, 388, 382, 186, 189, 190, 175, along the northern boundary of plot Nos. 167, 148, along the common boundary of Plot Nos. 141 and 147 and through plot Nos. 146, 144, 143, 116, 118, 111, 109, 108 in village Gopinathdih.

9-10 line passes through Plot Nos. 108, 274, 52, 54, 55, 57, 59, 62, 73, 79, 84, 85, 83, 2, 540 in village Gopinathdih and through plot Nos. 11, 214, 115, 116, 124, 126, 128, 134, 95 in village Samsikhra.

10-11 line passes through plot Nos. 95, 92, along the part southern boundary of plot No. 85, through plot Nos. 86, 138, along the Southern boundary of plot No. 78, through plot Nos. 148, 149, 232, 149, 150, along the Part Western boundary of plot No. 5, along the part Southern boundary of plot No. 231 and along the part common boundary of villages Manidi and Samsikhra.

11-12 line passes along the part common boundary of villages Samsikhra and Dhandabar, along the Southern boundary of Plot No. 2 and along the part Southern boundary of plot No. 3 in village Samsikhra.

12-5 line passes through plot No. 3 in village Samsikhra, through plot Nos. 534, 536, 532, 538 along the Western boundary of plot Nos. 530, 529, through plot Nos. 584, 554, 555, 560, 647, 714, 716, 715, 717, 718, 720, 745, along the Western boundary of plot Nos. 743, 742, through plot Nos. 738, 737, 724, 725, 695, 799, 798, 804, 807, 815, 814, 817, 820, 821, 823, 824, along the Western boundary of plot No. 26, and through plot Nos. 827, 828, 829, 830, 831, 840, 839, 838, 835, 836, 914, 913, in village Dhandabar.



*Sub-Block II**'All Rights'*

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Parasia	Jharia	84	Dhanbad	..	Part
2	Garbhudih	Jharia	86	Dhanbad	..	Part
				Total	2.75 Acres (Approx.) OR 1.11 Hectares (Approx.)	

*Plot Nos. to be acquired in village Parasia*

896(P), 900(P), 908(P), 917(P), 922(P), 923(P), 924(P), 925(P), 927(P), 942(P), 944(P) and 945(P).

*Plot Nos. to be acquired in village Garbhudih*

13 and 15.

## BOUNDARY DESCRIPTION OF SUB BLOCK-II :

1-2 line passes along the part Southern boundary of Plot No. 886 in village Parasia.

2-3 line passes through Plot Nos. 925, 945, 944, 942, along the Western boundary of Plot No. 926, through Plot Nos. 927, 923, 922, 908, 917 in village Parasia, along part common boundary of Garbhudih &amp; Parasia and along the Eastern boundary of Plot Nos. 15 and 13 in village Garbhudih.

3-4 line passes along the Southern boundary of Plot No. 13 in village Garbhudih.

4-1 line passes along the part common boundary of villages Garbhudih and Parasia and through Plot Nos. 917, 908, 922, 923, 924, 925, 900 896 in village Parasia.

## SCHEDULE II

Plan No. Rev/34/63 Dt. 30-3-1963

(Showing lands where rights to mine, quarry, bore, dig and search for win, work and carry away minerals are to be acquired)

*Sub-Block III**"Mining Rights"*

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Parasia	Jharia	84	Dhanbad	..	Part.
2	Garbbudih	Jharia	86	Dhanbad	..	Part.
3	Manidi	Jharia	85	Dhanbad	..	Part.
4	Samsikhra	Jharia	95	Dhanbad	..	Part.
5	Panderkanali	Jharia	80	Dhanbad	..	Part.
6	Chirudi	Jharia	83	Dhanbad	..	Part.
7	Dhandabar	Jharia	82	Dhanbad	..	Part.
				Total	934.25 acres (Approx.) OR 378.37 Hectares (Approx.)	

*Plot Nos. to be acquired in village Parasia*

1 to 895, 896(P), 897, 898, 899, 900(P), 901 to 907, 908(P), 909 to 916, 917(P), 918, 919, 920 921, 922(P), 923(P), 924(P), 925(P), 926, 927(P), 928 to 941, 942(P), 943, 944(P), 945(P) and 946 to 1740.

*Plot Nos. to be acquired in village Garbhudih*

1(P), 2(P), 4(P), 6(P), 11(P), 12(P), 14, 16, 17, 18, 19(P), 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38(P), 40(P), 41(P), 42(P), 43(P), 46(P), 47 to 111, 112(P), 114(P), 115, 116, 117, 118(P), 124(P), 125 to 138, 139(P), 140, 141, 142, 143, 144, 145, 146, 147, 148, 149(P), 150(P), 151(P), 152, 153(P), 154(P), 195(P), 196(P), 203(P), 204(P), 206(P), 207(P), 208, 209, 210, 211, 212(P), 213(P), 214, 215, 216(P), 217, 218(P), 220(P), 221, 222, 223(P), 224(P), 226(P), 227, 228, 229, 230, 231(P), 246(P), 248(P), 249(P), 250, 251(P), 252(P), 284(P), 287(P) and 920.

*Plot Nos. to be acquired in village Manidi*

1 to 69, 70(P), 81(P), 84(P), 85(P), 86(P), 87 to 215, 216(P), 219(P), 220(P), 223(P), 224, 225, 226, 227(P), 229(P), 231(P), 232(P), 233 to 239, 240(P), 241(P), 244(P), 245(P), 272(P), 273(P), 279(P), 280(P), 283(P), 284(P), 285(P), 286(P), 287 to 510, 511(P), 516(P), 517(P), 518(P), 519(P), 686(P), 687(P), and 688(P).

*Plot Nos. to be acquired in village Samsikhra*

2, 3(P), 86(P), 87, 88, 89(P), 90(P), 91, 92(P), 95(P), 134(P), 135(P), 136(P), 137(P), 138(P), 139(P), 144(P), 148(P), 149(P), 150(P), 151 to 155, 156(P), 157(P), 232(P) and 233(P).

*Plot Nos. to be acquired in village Pandekani*

2(P), 251(P), 252, 253(P), 259(P), 260(P), 261, 262(P), 263(P), 266(P), 267, 268, 269, 270, 271(P), 272 to 276, 277(P), 279(P), 280(P), 281(P), 282 to 326, 327(P), 328(P), 329(P), 330(P), 331(P), 335(P), 379(P), 380(P), 381(P), 382(P), 383(P), 384 to 390, 391(P), 392, 393, 394, 401(P) and 407(P).

*Plot Nos. to be acquired in Chirudi*

1 to 250, 251(P), 252(P), 254(P), 255(P), 273(P), 274(P), 275(P), 276(P), 277(P), 278(P), 279(P), 281(P), 284(P), 285(P), 286 to 328, 329(P), 332(P), 353(P), 354(P), 355(P), 356(P), 357(P), 358(P), 359(P), 360(P), 362(P), 363 to 500, 501(P) and 502.

*Plot Nos. to be acquired in village Dhandabar*

10(P), 11, 12, 13(P), 71(P), 84(P), 85(P), 86, 87, 88, 89(P), 90 to 98, 99(P), 100(P), 111(P), 112(P), 113(P), 114(P), 115 to 123, 124(P), 129(P), 133(P), 134(P), 135 to 143, 144(P), 145(P), 147(P), 148(P), 149 to 528, 531, 532(P), 533, 534(P), 535, 536(P), 538(P), 554(P), 555(P), 556 to 559, 560(P), 561 to 583, 584(P), 585 to 646, 647(P), 648 to 694, 695(P), 696 to 713, 714(P), 715(P), 716(P), 717(P), 718(P), 720(P), 721, 722, 723, 724(P), 725(P), 737(P), 738(P), 739, 740, 741, 745(P), 798(P), 799(P), 800, 801, 802, 803, 804(P), 805, 807(P), 814(P), 815(P), 816, 817(P), 820(P), 821(P), 822, 823(P), 824(P), 827(P), 828(P), 829(P), 830(P), 831(P), 832 to 834, 835(P), 836(P), 838(P), 839(P), 840(P), 913(P), 914(P), 915(P), 1040, 1041, 1043, 1044, 1045, 1046, 1047, 1048 and 1049.

**BOUNDARY DESCRIPTION OF SUB-BLOCK-III**

5-12 line passes through Plot Nos. 913, 914, 836, 835, 838, 839, 840, 831, 830, 829, 828, 827 along the Western boundary of Plot No. 26, through Plot Nos. 824, 823, 821, 820, 817, 814, 815, 807, 804, 798, 799, 695, 725, 724, 737, 738, along the Western boundary of Plot Nos. 742, 743, through Plot Nos. 745, 720, 718, 717, 715, 716, 714, 647, 560, 555, 554, 584, along the Western boundary of Plot Nos. 529, 530, through Plot Nos. 538, 532, 536, 534, in village Dhandabar and through Plot No. 3 in village Samsikhra.

12-11 line passes along the part Southern boundary of Plot No. 3, along the Southern boundary of Plot No. 2 and part common boundary of village Samsikhra and Dhandabar.

11-10 Line passes along the part common boundary of villages Manidi and Samsikhra, part Southern boundary of Plot No. 231, along the Western boundary of Plot No. 5, through Plot Nos. 150, 149, 232, 149, 148, along the Southern boundary of Plot No. 78, through Plot Nos. 138, 86, along the part southern boundary of Plot No. 85 and through Plot Nos. 92, 95 in village Samsikhra.

10-13 line passes through Plot Nos. 95, 134, 135, 136, 89, 50, 137, 86, 138, 139, again 138, 144, 148, 157, 233, 156, in village Samsikhra, through Plot Nos. 511, 516, 517, 518, 519, 272, 273, 279, 280, 283, 284, 285, 286, 245, 244, 240, 241, 231, 232, 229, 227, 223, 220, 219, 216, 81, 84, 85, 86, 70, 686, 688, 687 in village Manidi, through Plot Nos. 151, 150, 149, 153, 154, 139, 124, along the Southern boundary of Plot Nos. 125, 126, through Plot Nos. 118, 114, 112, 195, 196, 212, 207, 206, 204, 203, 216, 218, 220, 223, 224, 213, 226, 231, 46, 43, 42, 41, 40, 38, 246, 248, 249, 251, 252, 284, 19, along the common boundary of Plot Nos. 18, 288, 286, and through Plot Nos. 287, 11, 12, 6, 4, 2, 1 in village Garbhudih.

13—14 line passes along the central line of KATHRONADI (RIVER BANSJORIA) in villages Parasia, and part of village Panderkanali.

14—5 line passes through Plot Nos. 271, 272, 259, 260, 262, 263, 266, 253, 251, 277, 279, 280, 281, 331, 330, 329, 328, 327, 335, 379, 380, 381, 382, 383, 407, 401, 391 in village Panderkanali, through Plot Nos. 252, 254, 251, 255, 284, 285, 281, 279, 278, 277, 276, 275, 274, 273, 332, 329, 354, 355, 353, 356, 357, 358, 359, 360, 362, in village Chirudi, through Plot Nos. 10, 13 in village Dhandabar, through Plot No. 501 in village Chirudi, and through Plot Nos. 148, 147, 145, 144, 129, 133, 134, 124, 111, 112, 114, 113, 99, 100, 84, 89, 85, 71, 915, 913 in village Dhandabar.

1—2 line passes along the Part southern boundary of Plot No. 886 in village Parasia.

2—3 line passes through Plot Nos. 925, 945, 944, 942, along the Western boundary of Plot No. 926, through Plot Nos. 927, 923, 922, 908, 917 in village Parasia, along part common boundary of Garbhudih and Parasia and along the Eastern boundary of Plot Nos. 15 and 13 in village Garbhudih.

3—4 line passes along the Southern boundary of Plot No. 13 in village Garbhudih.

4—1 line passes along the part common boundary of villages Garbhudih and Parasia and through Plot Nos. 917, 908, 922, 923, 924, 925, 900, 896 in village Parasia. (which is the common boundary of Sub-Block-III M. R. and Sub-Block II A.R.).

#### SUB-BLOCK—IV

#### " Mining Rights "

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Dhandabar	Jharla	82	Dhanbad	..	Part
2	Dhobni	"	96	"	..	Part
3	Gopinathdih	"	97	"	..	Part
4	Chakphutaha	"	98	"	..	Full
5	Rajasbera	"	102	"	..	Part
6	Sabaldih	"	103	"	..	Part
7	Phutaha.	"	99	"	..	Part

TOTAL 471.00 Acres (Approx.)

Or 190.76 Hectares (Approx.)

#### Plot Nos. to be acquired in village Dhandabar :—

540(P), 541 to 552, 553 (P), 716 (P), 717(P), 718 (P), 719 (P) 726, (P), 727, 728, 729, 730, 731, 732, 733 (P), 734 (P), 750, 751, 752(P), 753 to 791, 792(P), 793 (P), 794(P), 795(P), 796(P), 797(P), 799(P), 804 (P), 807(P), 808, 809, 810, 811, 812 (P), 813 (P), 819(P), 824(P), 825, 826(P), 827(P), 836(P), 837(P), 838(P), 839(P), 840(P), 841, 842, 843, 844, 845(P), 846(P), 847(P), 848(P), 849(P), 850 to 876, 877(P), 878 (P), 879, 880(P), 883(P), 884, 885(P), 887(P), 888(P), 889(P), 900(P), 902(P), 903(P), 904, 905, 906, 908(P), 909(P), 910(P), 1001 (P), 1002, 1003, 1004, 1005, 1006, 1007, 1008(P), 1009(P), 1010 (P), 1011, 1012 (P) & 1034 (P).

#### Plot Nos. to be acquired in village Dhobni :

1 to 79, 80(P), 81(P), 82, 83(P), 84(P), 85 to 103, 104(P), 105(P), 106(P), 107, 108, 109(P), 197(P), 258(P), 277(P), 278(P), 280(P), 281, 282, 283 (P), 285(P), 286, 287, 288(P), 289(P), 29 (P), 291 to 302, 303(P), 307(P), 315(P), 316(P), 317(P), 318(P), 319(P), 320, 321, 322(P), 323 to 329, 330(P), 331, 332 (P), 333(P), 334 to 367, 368(P), 369(P), 370(P), 371 to 397, 398(P), 399 to 626, 627 (P), 628(P), 629(P), 631 (P), 632, 633, 634, 635 (P), 636 to 819, 820(P), 822(P), 823(P), 824(P), 825 to 850, 851(P), 852(P), 853(P), 854 to 874, 875(P), 876(P), 879(P), 881(P), 882 (P), 883 to 904, 905(P), 906 to 1038, 1040(P), 1041, 1042, 1043 and 1044.

*Plot Nos. to be acquired in village Gopinathdih :*

108(P), 109(P), 110(P), 111 (P), 116(P), 117(P), 118(P), 119(P), 120, 121, 122(P), 123(P), 126(P), 137(P), 138(P), 139, 140, 141, 142, 143 (P), 144(P), 145, 146(P), 148 to 155, 156(P), 158(P), 160(P), 161(P), 162 to 174, 175(P), 176 to 185, 186(P), 189(P), 190(P), 244(P), 245(P), 247, 248, 249(P), 250(P), 283 (P), 284(P), 285 to 289, 290(P), 291(P), 292(P), 293, 294 to 346, 347(P), 348(P), 354(P), 382(P), 388(P), 407(P), 410 to 427, 428(P), 429, 430, 431, 432(P), 433, 434, 435, 436, 437, 438, 439(P), 440, 441, 442, 443, 444(P), 445(P), 446, 447(P), 448, 449, 450(P), 451(P), 458(P), 459, 460, 461, 462, 463, 464(P), 467(P), & 513 (P).

*Plot Nos. to be acquired in village Chakphutaha :*

I to 157.

*Plot Nos. to be acquired in village Rajasbera :*

I to 15, 16(P), 17(P), 18(P), 31(P), 32, 33 (P), 34(P), 286 (P), 287 & 288.

*Plot Nos. to be acquired in village Sabaldih :*

80(P), 93 (P), 104 (P), 106(P), 107, 108(P), 109 to 116, 117(P), 118(P), 119 to 131, 132(P) 133 to 199, 200(P), 201(P), 203(P), 204 to 229, 230, (P), 231 (P), 232, 234 (P), 235 to 248, 249(P), 250(P), 251(P), 252, 253, 254, 255(P), and 286.

*Plot Nos. to be acquired in village Phutaha :*

38(P), 40(P), 41(P), 52(P), 58(P), 59(P), 60 to 88, 89(P), 90(P), 91 to 96, 97(P), 98(P), 99(P), 118(P), 119(P), 169(P), 170 to 180, 181(P), 182 to 203, 204(P), 205 to 211, 212(P), 213(P), 214, 215, 216, 217(P), 218(P), 219 to 235, 236, (P), 237 to 239, 240(P), 241, 242 to 247, 248(P), 249(P), 253 (P), 266(P), 267 (P), 268(P), 269(P), 270(P), 273(P), 274 to 297, 298(P), 300(P), 452 (P), 511(P), 512(P), 513, 514, 515(P), 552(P), 555(P), 556(P), 557(P), 559 (P), 560(P), 561, 562, 563, 564(P), 565 to 640, 641(P), 642(P), 644(P), 723 and 726.

## BOUNDARY DESCRIPTION OF SUB-BLOCK IV

6—15 line passes through plot Nos. 909, 908, 902, 880, 903, 878, 877, 883, 889, 888, 887, 885, 900, 1001, 1012, 1010, 1009, 1008, 1034 in village Dhandabar, through plot Nos. 80, 81, 83, 84, 104, 105, 106, 109, 290, 289, 288, 285, 283, 280, 278, 277, 258, 303, 333, 332, 1040, 307, 330, 322, 319, 315, 318, 316, 317, 197, 368, 369, 370, in village Dhobni and through plot Nos. 52, 59, 58, 41, 40, 38, 89, 90, 38, 97, 98, 99, 118, 181, 119, 169, 204, 212, 213, 217, 218, 248, 249, 253, 240, 236, 266, 267, 268, 269, 270, 273, 300, 298, 452, 298, in village Phutaha.

15—16 line passes through plot Nos. 298, 511, 512, 515, in village Phutaha.

16—17 line passes along the part Western boundary of Plot No. 515, along the Western boundary of plot Nos. 517, 518, 519, 520, through plot Nos. 552, 564, 563, 560, 559, 557, 556, 555, 641, 642, 644, in village Phutaha and through plot Nos. 16, 17, 18, 286, 31, in village Rajasbera.

17—18—19 line passes through plot Nos. 31, 33, 34, in village Rajasbera and through plot Nos. 201, 200, 203, 255, 251, 250, in village Sabaldih.

19—9 line passes through plot Nos. 250, 249, 80, 234, 231, 230, 80, 132, 108, 106, 104, 93, 117, 118 in village Sabaldih and through plot Nos. 513, 432, 439, 444, 443, 445, 447, 451, 450, 458, 464, 467, 407, 161, 160, 158, 156, 137, 138, 126, 122, 123, 119, 110, 108, in village Gopinathdih.

9—8 line passes through plot Nos. 108, 109, 111, 118, 117, 116, 143, 144, 146, along the common boundary of plot Nos. 141, 147, along the Northern boundary of Plot Nos. 148, 167, through plot Nos. 175, 190, 189, 186, 382, 388, 407, along the Part Southern boundary of plot No. 407, through plot No. 428, along the Northern boundary of plot Nos. 427, 426, and along the Southern boundary of Plot Nos. 408, 409, in village Gopinathdih.

8—7 line passes along the part common boundary of villages Gopinathdih and Phutaha, part common boundary of villages Gopinathdih and Chakphutaha, through plot Nos. 354, 348, 347, 245, 244, 249, 250, 292, 291, 290, 283, 284, in village Gopinathdih, through plot Nos. 905, 881, 879, 882, 876, 875, 853, 852, 851, in village Dhobni and along the 1st common boundary of villages Samsikhara and Dhobni.

7—5 line passes through plot Nos. 824, 823, 822, 820, in village Dhobni, through Plot Nos. 540, 553, in village Dhandabar, through plot Nos. 635, 631, 629, 627, 628, 598, in village Dhobni and through plot Nos. 752, 716, 717, 718, 719, 733, 734, 726, 799, 797, 796, 795, 793, 794, 804, 792, 807, 813, 812, 819, 824, 826, 827, 848, 849, 847, 846, 845, 840, 839, 838, 837, 836, 910 in village Dhandabar.

[No. C2-20(7)/63.]

A. S. GREWAL, Dy. Secy.

## MINISTRY OF COMMERCE & INDUSTRY

New Delhi, the 6th April 1963

**S.O. 1138.**—Whereas the Central Government has, by its notified order in the Ministry of Commerce and Industry, No. F. 10(23)-Tex(A)/62 dated the 4th March, 1963 issued under section 18A of the Industries (Development and Regulation) Act, 1951 (65 of 1951) authorised Shri S. A. Kher to take over the management of the whole of the Industrial undertaking called the Pratap Spinning, Weaving and Manufacturing Company Limited, Amalner, (hereafter in this notification referred to as the 'Industrial undertaking') for the period specified therein:

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 18E of the said Act, the Central Government hereby specifies in the Schedule annexed hereto the exceptions, restrictions and limitations, subject to which the Companies Act, 1956 (1 of 1956) shall continue to apply to the industrial undertaking in the same manner as it applied thereto before the issue of the notified order under Section 18A.

### SCHEDULE

Provisions of the Companies' Act, 1956

Exceptions, restrictions and limitations subject to which the provisions mentioned in column (1) shall apply to the undertaking.

1

2

Section 293

This section shall not apply in relation to borrowing of money by the Authorised Controller for the purpose of running the Mills.

[No. F.10(23)-Tex(A)/62.]

### ORDER

New Delhi, the 6th April 1963

**S.O. 1139.**—Whereas the Central Government has, by its notified order in the Ministry of Commerce and Industry No. F. 10(23)-Tex(A)/62, dated the 4th March, 1963 issued under section 18A of the Industries (Development and Regulation) Act, 1951 (65 of 1951), authorised Shri S. A. Kher to take over the management of the whole of the Industrial undertaking called the Pratap Spinning, Weaving and Manufacturing Company, Limited, Amalner, for the period specified therein:

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 25 of the said Act, the Central Government hereby directs that the powers exercisable by it under sub-section (2) of section 18B and under section 18C of the said Act shall, in relation to the aforesaid management of the said undertaking, be exercisable also by the Government of Maharashtra.

[No. F. 10(23)-Tex(A)/62.]

T. S. KUNCHITHAPATHAM, Dy. Secy.

*New Delhi, the 10th April 1963*

**S.O. 1140.**—The following amendment made by The Pepper and Ginger Merchants' Association Limited, Bombay, to its Articles of Association in exercise of the powers conferred on it by sub-section (1) of section 9A of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) and approved by the Central Government is hereby published, as required by sub-section (2) of that section, namely:—

In the said Articles of Association for clause (a) of article 52, the following clause shall be substituted, namely:—

“(a) 12 Directors shall be elected by the authorised representatives of members in the manner provided for in these presents; of these members—

1. 4 shall be from the authorised representatives of the Dealers' Panel (Ordinary Members) and shall be elected by the authorised representatives of members allocated to the Dealers' Panel (Ordinary Members).
2. 4 shall be from the authorised representatives of the Exporters' Panel (Ordinary Members) and shall be elected by the authorised representatives of members allocated to the Exporters' Panel (Ordinary Members).
3. 4 shall be from the authorised representatives of the Associate Members and shall be elected by the authorised representatives of such members.

If for any reason, there are less candidates from the number of seats provided for on the Board for that Panel, the Board so constituted of such less number of members shall be deemed to be duly constituted and shall function notwithstanding such deficiency on the Board.”

[No. 33(5)-Com (Genl) (FMC)/63.]

M. L. GUPTA, Under Secy.

**(Department of Company Law Administration)**

*New Delhi, the 10th April 1963.*

**S.O. 1141.**—In supersession of this Department's Notification in Statutory order No. 595 dated 22nd February, 1963, and in exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules 1957, the President hereby directs that the following amendments shall be made in the notification of the Government of India in the late Ministry of Finance (Department of Company Law Administration) No. S.R.O. 624, dated the 28th February, 1957, namely:—

In the Schedule to the said notification, (a) in Part II-General Central Services Class III, for the headings 'Office of Regional Director, Company Law Administration' and 'Office of the Registrar of Companies' and the entries relating thereto, the following headings and entries shall be substituted, namely:—

1	2	3	4	5
<i>Office of the Regional Director, Company, Law Administration.</i>				
Lower Division clerks (including Cashiers and Steno-typists)	Accounts Officer	Accounts Officer	All	Regional Director, Company Law Administration.
All other posts.	Regional Director, Company Law Administration	Regional Director, Company Law Administration	All	Joint Secretary, Department of Company Law Administration.

1	2	3	4	5
<i>Office of the Registrar of Companies.</i>				
Lower Division clerks (including Cashiers and Steno-typists).	Registrar of Companies	Registrar of Companies	All	Regional Directors, Company Law Administration.
All other posts	Regional Director, Company Law Administration	Regional Director, Company Law Administration	All	Joint Secretary, Department of Company Law Administration.
		Registrar	(i)	Regional Director

■ (b) in Part III General Central Services Class IV, for the heading 'Office of the Regional Director' and the entries relating thereto, the following heading and entries shall be substituted namely:—

1	2	3	4	5
<i>Office of the Regional Director, Company Law Administration.</i>				
All posts	Accounts Officer.	Accounts Officer.	All	Regional Director, Company Law Administration.

[No. 5(8)-Admn. II/62.]

P. B. SAHARYA, Under Secy.

**(Office of the Jt. Chief Controller of Imports and Exports)**

**ORDER.**

*Calcutta, the 20th March, 1963*

**S.O. 1142.**—Whereas M/s. Jhankar Plastic Products, 115, Cotton Street, Calcutta, or any Bank or any other person have not come forward furnishing sufficient cause against Notice No. 89/62/CDN dated the 12th February, 1963, proposing to cancel licence No. A707300/60/AU/CCI/C, dated the 3rd November, 1961, valued at Rs. 630 for import of Polystyrene Moulding Powder under I.T.C. Serial No. 113 (C)/V, from the General Currency Area except South Africa, granted to the said M/s. Jhankar Plastic Products, 115, Cotton Street, Calcutta by the Joint Chief Controller of Imports and Exports, Calcutta, Government of India, in the Ministry of Commerce and Industry in exercise of the powers conferred by clause 9 of the Imports (Control) Order, 1955, hereby cancel the said Licence No. A707300/60/AU/CCI/C, dated the 3rd November, 1961, issued to the said M/s. Jhankar Plastic Products, 115, Cotton Street, Calcutta.

[No. 89/62/CDN.]

AMAR KANTA SEN,

Joint Chief Controller of Imports and Exports,  
Calcutta.

**(Indian Standards Institution)**

*New Delhi, the 9th April 1963*

**S.O. 1143.**—In exercise of the powers conferred on me under sub-regulation (4) of Regulation 3 of Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the following modifications to provisions of Indian Standard, full details of which

are given in the Schedule hereto annexed, have tentatively been made, with a view to expedite the use of the Standard Mark without, in any way, affecting the quality of goods covered by the relevant Standard.

## THE SCHEDULE

Sl. No.	No. and Title of Indian Standard, the provisions of which have been modified	Particulars of the existing provisions.	Particulars of the modification made to the provisions.	Date from which the modification shall come into force.
1	IS : 398-1961 Specification for Hard-Drawn Stranded Aluminium and Steel-cored Aluminium Conductors for Over-head Power Transmission Purposes. (Revised).	(a) Entries in all the columns against the nominal copper area of 13, 16 and 20 mm in column 1 of Table III. (b) Entries in all the columns against the nominal copper area of 0.020, 0.025 and 0.030 in 2 in column 1 of table IIIA.	Substitute for the existing values in columns 2 to 6 of Tables III and III A, the values as indicated below :	15 April, 1963.

TABLE III

(1)	(2)	(3)	(4)	(5)	(6)
mm <sup>2</sup>	mm	mm <sup>2</sup>	kg/km	ohm/km	kg
13	7/1.96	20.89	58	1.362	385
16	7/2.21	26.56	73	1.071	485
20	7/2.44	32.37	89	0.878 7	580

TABLE IIIA

(1)	(2)	(3)	(4)	(5)	(6)
in. <sup>2</sup>	in.	in. <sup>2</sup>	lb/1000 yd.	ohm/1 000 yd.	lb.
0.020	7/.077	0.032 24	115.9	1.251	850
0.025	7/.087	0.041 16	147.9	0.979 7	1 070
0.030	7/.096	0.050 11	180.1	0.804 6	1 280

[No. MD/1315/A.]

New Delhi, the 10th April, 1963.

S.O. 1144.—In exercise of the powers conferred on me under sub-regulation (4) of Regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the following modifications to provisions of Indian Standards, full details of which are given



in the Schedule hereto annexed, have tentatively been made, with a view to expedite the use of the Standard Mark without, in any way affecting the quality of goods covered by the relevant Standard.

### THE SCHEDULE

Sl. No.]	No. and Title of Indian Standard, the provisions of which have been modified.	Particulars of the existing provisions	Particulars of the modifications made to the provisions	Date from which the modifications shall come into force
1	2	3	4	5
1	IS : 1283-1958 Specification for Bicycle Freewheels.	Fig. 1 Free-wheel Assembly (Schematic)—End View.	The following modifications in End View of Fig. shall be made : (a) The distance of the face of the chain-wheel from its centre, which is shown as 7.1 mm, is to be deleted, (b) The tooth thickness at the crest has been specified as 1.0 to 1.5 mm and the dimension for the side relief which had been specified as 0.89 mm, has been deleted, (c) The value of the radius for the profile of the chain sprocket specified as 12.7 mm has been deleted and instead it has now been specified that it shall be either suitably radiused as shown in Fig. 1 of IS : 1283-1958 or shall have a chamfer.	15 April, 1963.

[No. MD/13:5/A].

LAL C. VERMAN,  
*Director.*

New Delhi, the 10th April 1963

**S.O. 1145.**—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that fourteen licenses, particulars of which are given in the Schedule hereto annexed have been granted authorizing the licensees to use the Standard Mark.

## THE SCHEDULE

Serial No.	Licence No. & date	Period of Validity		Name and Address of the Licensee	Article/Process covered by the Licence	Relevant Indian Standard
		From	To			
1	2	3	4	5	6	7
1	CM/L-513, 5-3-1963.	15-3-63	14-3-64	M/s. Jai Hind Trading Corporation, Ghantewala Bagh, G.T. Road, P.O. Pasoda (Ghaziabad) having their office at 5189/90, Sadar Bazar, Delhi-6	Single-Pole 15 Ampere Tumbler Switches, 250 Volts.	IS : 2120-1962 Requirements for Electrical Appliances and Accessories.
2	CM/L-514, 7-3-1963.	15-3-63	14-3-64	The Indian Tool Manufacturers Ltd., 101, Sion Road, Bombay-22.	Parallel Shank (Short Series) and Taper Shank Twist Drills.	IS : 599-1960 Specification for Twist Drills (Revised).
3	CM/L-515, 15-3-1963.	1-4-63	31-3-64	M/s. A.M. Rehmani, 1863, Kolupur, Panchapatty, Ahmedabad-1.	Dye Based Fountain Pen Inks, Blue, Green, Red and Black.	IS : 1221-1957 Specification for Dye Based Fountain Pen Inks, (Blue, Green, Violet, Black and Red).
4	CM/L-516, 21-3-1963.	1-4-63	31-3-64	M/s. Henley Cables India Ltd., Hadapsar Industrial Estate, Sholapur Road, Poona-1 having their Registered Office at Henley House, Ballard Estate, Fort, Bombay-1.	Rubber-Insulated Cables of the following Types : (i) VIR, Taped/Untaped, Braided and Compounded, 250 and 660 Volts Grade. (ii) VIR Weatherproof, 250 Volts Grade. (iii) TRS Tough Rubber Sheathed 250 Volts Grade.	IS : 434-1963 Specification for Rubber-Insulated Cables and Flexible Cords for Electric Power and Lighting (For Working Voltages upto and Including 11 kV).
5	CM/L-517, 22-3-1963.	15-4-63	14-4-64	M/s. Yawalkar Insecticides & Chemicals, Factory Shed No. 20, Industrial Estate, Kamptee Road, Nagpur-4, having their office at Bhagwaghar Layout Dharampeth, Nagpur-1.	BHC Dusting Powders.	IS : 561-1962 Specification for BHC Dusting Powders (Second Revision).

6	CM/L-518, 27-3-1963.	1-5-63	30-4-64	M/s. Kerala Soap Institute, Calicut.	Toilet Soap	IS : 284-1951 Specification for Toilet Soap.
7	CM/L-519, 27-3-1963.	1-5-63	30-4-64	M/s. Kerala Soap Insitute, Calicut.	Laundry Soap, Grade I.	IS : 285-1951 Specification for Laundry Soap.
8	CM/L-520, 27-3-1963.	15-4-63	14-4-64	M/s. J.K. Chemicals Ltd., Rowli Wadala East, Bombay -31, having their Registered Office at J.K. Building, Dougall Road, Ballard Estate, Bombay-1.	Sulphuric Acid, Battery Grade.	IS:266-1961 Specification for Sulphuric Acid ( <i>Revised</i> ).
9	CM/L-521, 27-3-1963.	15-4-63	14-4-64	M/s. Nagrath Paints Private Ltd., 46, Fazalganj, Kanpur (U.P.).	Ready Mixed Paint, Brushing, Finishing, Exterior, Oil Gloss for General Purposes to Indian Standard Colours	IS : 117-1950 Specification for Ready Mixed Paint, Brushing, Finishing, Exterior, Oil Gloss for General Purposes to Indian Standard Colours
10	CM/L-522, 27-3-1963.	1-4-63	31-3-64	M/s. Standard Industrial and Commercial Corporation Ltd., 24, Chittaranjan Avenue, Calcutta-12 (Factory at 20, Harish Neogy Road, Calcutta-4 under the style of M/s. Standard Laminations).	Tea-Chest Plywood Panels.	IS : 10-1963 Specification for Plywood Tea-Chests ( <i>Revised</i> ).
11	CM/L-522, 27-3-1963.	1-4-63	31-3-64	M/s. Kamrup Industries Private Ltd., 9, Old Court House Street, Calcutta-1, (Factory at 96, Mohindra Banerji Road, Behala, Calcutta-34).	Tea-Chest Plywood Panels.	IS : 10-1953 Specification for Plywood Tea-Chests ( <i>Revised</i> ).
12	CM/L-524, 27-3-1963.	15-4-63	14-4-64	M/s. Ganesh Flour Mills Company Ltd., 4, Kalpi Road, Fazalganj, Kanpur.	18-Litre Square Tins	IS : 916-1948 Specification for 18-Litre Square Tins.
13	CM/L-525, 28-3-1963.	15-4-63	14-4-64	M/s. Weights & Measures Syndicate, 76/2, Ichapur Road, Howrah.	Single Phase AC Capacitor Start Electric Motors 1 HP.	IS : 996-1959 Specification for Small AC and Universal Electric Motors with Class 'A' Insulation.
14	CM/L-526, 28-3-1963.	15-4-63	14-4-64	M/s. United Engineering Industries, G.T. Road, P.O. Pasonda, Ghaziabad.	Freewheels	IS : 1283-1958 Specification for Bicycle Free wheels.

S.O. 1146.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that eleven licences, particulars of which are given in the Schedule hereto annexed, have been renewed.

THE SCHEDULE

Sl. No.	Licence No. and date	Period of From	Validity To	Name and Address of the licensee	Article(s) covered by the licence	Relevant Indian Standard(s)
1	2	3	4	5	6	7
1	CM/L-7 27-12-1955.	1-4-63	31-3-64	The Pioneer Magnesia Works Limited, 113/115 Mahatma Gandhi Road, Fort Bombay.	Magnesium Chloride, Technical.	IS:254-1950 Specification for Magnesium Chloride, Technical.
2	CM/L-120 20-3-1959.	1-4-63	31-3-64	M/s. Himalayan Plywood Industries (P) Ltd., Tinsukia, Assam.	Tea Chest Plywood Panels.	IS:10-1953 Specification for Plywood Tea-Chests ( <i>Revised</i> ).
3	CM/L-162 5-2-1960.	1-4-63	31-3-64	M/s National Pipes & Tubes Co. Ltd., "Stephen House", 4, Dalhousie Square East, Calcutta-1.	(a) Naval Brass Rods, Bars and Sections. (b) Free Cutting Brass Rods and Sections. (c) High Strength Brass Rods, Bars and Sections.	IS:291-1961 Specification for Naval Brass Rods and Sections (suitable for Machining and Forging) ( <i>Revised</i> ) IS:319-1962 Specification for Free Cutting Brass Rods and Sections ( <i>Revised</i> ). IS:320-1951 Specification for High Strength Brass Rods, Bars and Sections.
4	CM/L-163 5-2-1960.	1-4-63	31-3-64	M/s. National Pipes & Tubes Co. Ltd., "Stephen House", 4, Dalhousie Square East, Calcutta-1.	(a) Copper Rods for Boiler Stay Bolts and Rivets. (b) Copper Bars and Rods for Electrical Purposes.	IS:288-1960 Specification for Copper Rods for Boiler Stay-bolts and Rivets ( <i>Revised</i> ). IS:613-1954 Specification for Copper Bars and Rods for Electrical Purposes.

5	CM/L-170 11-3-1960.	1-4-63	31-3-64	The Britannia Biscuit Co. Ltd., 15, Taratolla Road, Cal- cutta-27.	Biscuits (Excluding Wafer Bis- cuits).	IS:1011-1957 Specification for Biscuits (Excluding Wafer Biscuits).
6	CM/L-172 11-3-1960.	1-4-63	31-3-64	M/s. Parle Products Mfg. Co. Pvt. Ltd., North Level Cros- sing, Vile Parle, Bombay-24.	Biscuits (Excluding Wafer Bis- cuits).	IS:1011-1957 Specification for Biscuits (Excluding Wafer Biscuits).
7	CM/L-280 13-3-1961.	20-3-63	19-3-64	M/s. Jayshree Plywoods, Prop. Jayshree Tea & Industries Ltd., India Exchange, Cal- cutta.	Tea Chest Plywood Panels.	IS:110-1953 Specification for Plywood Tea-Chests ( <i>Revised</i> ).
8	CM/L-386 5-3-1962.	15-3-63	14-3-64	The Indian Yeast Company Ltd., Bhadrakali, Koonagar, West Bengal having their office at 4 Bankshall Street, Calcutta-1.	Baker's Yeast, Dried	IS:1320-1958 Specification for Baker's Yeast.
9	CM/L-387 5-3-1962.	15-3-63	14-3-64	M/s. Boots Pure Drug Co. (India) Pvt. Ltd., Sion, Bombay-22 having their registered office at 17 Nicol Road, Bombay-1.	Copper Oxychloride Dusting Powders.	IS:1506-1959 Specification for Copper Oxychloride Dusting Powders.
10	CM/L-388 5-3-1962	15-3-63	14-3-64	M/s. Prabhat (Stove & Lamp) Products Co. Pvt. Ltd., Pra- bhat Udyog Nagar, Ghod- bunder Road, Jogeshwari, Bombay-60 having their office at Noble Chambers, Parsi Bazar Street, Fort, Bombay-1.	Oil Pressure Stoves	IS:1342-1959 Specification for Oil Pressure Stoves.
11	CM/L-389 5-3-1962.	15-3-63	14-3-64	The National Insulated Cable Co. of India Ltd., Sham- nagar (24 Parganas, West Bengal), having their register- ed office at Nicco House, Hare Street, Calcutta-1.	PVC Cables only (250 Volts and 650 Volts Grade).	IS:694-1960 Specification for PVC Cables and Cords for Electric Power and Lighting for Working Voltages upto and including 650 Volts to earth ( <i>Tentative, Amended</i> ).

[No. MD/12:1]

**S. O. 1147.**—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that the Indian Standard(s), particulars of which are given in the Schedule hereto annexed, have been established during the period 16 March to 31 March 1963.

### THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS : 732-1963 Code of Practice for Electrical Wiring Installations (System Voltage Not Exceeding 650 Volts) ( <i>Revised</i> )	IS : 732-1958 Code of Practice for Electrical Wiring and Fittings in Buildings	This standard covers the essential requirements and precautions to be taken regarding electric installations in non-industrial locations for ensuring efficient and safe use of electricity including safety from fire and shock. It relates to all electrical installations in such locations, whether the electric supply is derived from an external source or from a private generating plant. This code is intended to be applicable to installations in which the declared voltage between conductors does not normally exceed 650 volts. (Price Rs. 10.00).
2.	IS:1362-1962 Dimensions for Screw Threads for General Purposes (Diameter Range 1.6 to 39 mm) ( <i>Revised</i> )	IS : 1362-1959 Dimensions for Screw Threads for General Purposes	This standard deals with basic and design profiles as well as dimensions, allowances, tolerances and designations for screw threads for screws, bolts and nuts of nominal diameter range 1.6 to 39 mm, intended for general purposes. The pitch diameter combinations, that is coarse and fine, covered in this standard are those specified in IS:1330-1958 General Plan for Metric Screw Threads with ISO Profile (Diameter Range 0.25 to 300 mm). This standard specifies tolerances only for the three standard tolerance classes, 7hN, 8dN and 9dN for bolt thread, and 7HN, 8HN and 9HN for the nut threads. (Price Rs. 5.00).
3.	IS : 1472 (Part II)-1962 Methods of Sampling Ferro-Alloys, Part II	..	This standard lays down the procedure to be followed in collecting and preparing samples representing a lot of ferro-alloys in order to determine the chemical composition of the alloy in the lot. (Price Rs. 2.00).
4.	IS:1650-1960 Colours for Building and Decorative Finishes	..	This standard covers the common range of colours applicable to building and decorative finishes (Price Rs. 10.00).

(1)	(2)	(3)	(4)
5 IS:1999-1962 Methods of Sampling Bauxite.	..	This standard lays down the procedure to be followed in collecting and preparing samples from a lot in order to determine ore sizes, moisture content and the chemical composition of the bauxite in the lot. It details the procedure for sampling of the ores from stock piles, loaded rail wagons, conveyors and ship's holds (Price Rs. 3.50).	
6 IS:2068-1962 Specification for Cotton Covered Rectangular Copper Conductors.	..	This standard covers the requirements of solid high-conductivity annealed copper conductors of rectangular section having thickness between 0.8 mm and 6.5 mm and width up to 13 mm, insulated with two layers of cotton by winding the yarn helically round the conductors, used for winding coils for electrical machinery and apparatus. This standard deals with the two classes of cotton covering namely, (a) Double Cotton Covering 'Fine', and (b) Double Cotton Covering 'Ordinary'. The differences between the 'Ordinary' and 'Fine' coverings are in the thickness of the cotton covering (Price Rs. 3.00).	
7 IS:2101-1962 Recommendations for Limits and Fits for Sizes Above 500 mm Upto 3 150 mm.	..	This standard makes recommendations relating to tolerances, limits and fits for sizes above 500 mm upto 3 150 mm (Price Rs. 4.50).	
8 IS:2109-1962 Methods of Sampling Dolomite, Limestone and Other Allied Materials.	..	This standard lays down the procedure to be followed in collecting and preparing samples from a lot in order to determine ore sizes, moisture content and the chemical composition of dolomite, limestone and other allied materials in the lot. It details the procedures for sampling of the ores from stock piles, loaded rail wagons, conveyors and ship's holds (Price Rs. 3.50).	
9 IS:2114-1962 Code of Practice for Laying <i>In-Situ</i> Terrazzo Floor Finish.	..	This standard covers the laying and finishing of <i>m-situ</i> terrazzo floors, skirtings and dadoes (Price Rs. 4.00).	
10 IS:2182-1962 Recommendation for Symbols to be given on Indication Plates of Machine Tools.	..	This standard recommends the symbols to be given on indication plates or control panels of machine tools (Price Rs. 3.50).	
11 IS:2190-1962 Code of Practice for Selection, Installation and Maintenance of Portable First-Aid Fire Appliances.	..	This standard lays from requirements for selection, installation, maintenance and testing of portable first-aid fire appliances (Price Rs. 4.00)	
12 IS:2216-1962 Specification for Tennis Balls.	..	This specification covers the requirements for tennis balls (Price Rs. 1.50).	

(1)	(2)	(3)	(4)
13 IS:2218-1962 Speeds for Machine Tools.	..	This standard specifies the speeds of machine tools in terms of number of revolutions or strokes per minute. It also prescribes tolerances on the speeds (Price Re.1.00)	
14 IS:2220-1962 Specification for Steel Straightedges.	..	This standard lays down material, accuracy and other requirements of two grades of steel straightedges of sizes 100 to 2000 mm, for use on surface plates and in testing machine tools (Price Rs. 2.00).	
15 IS:2224-1962 Specification for Nylon Sheer.	..	This specification prescribes constructional details and other particulars of finished and unfinished nylon sheer produced with 2 different loom-settings (Price Rs. 3.00).	
16 IS:2225-1962 Specification for Nylon Dress Material.	..	This specification prescribes constructional details and other particulars of finished and unfinished nylon dress material produced with two different loom-settings (Price Rs. 3.50).	
17 IS:2235-1962 Specification for Cheese Vats.	..	This standard prescribes the constructional dimensions and requirements for cheese vats of 250- and 500-litre capacities (Price Rs. 1.50).	
18 IS:2237-1962 Specification for Frozen Prawns (Shrimp).	..	This standard prescribes the requirements and the methods of test for frozen prawns (shrimp) (Price Rs. 2.50).	
19 IS:2239-1962 Specification for Wheat Bran.	..	This standard prescribes the requirements and the methods of test for wheat bran for use as livestock feed (Price Rs. 1.50).	
20 IS:2255-1962 Specification for Mild Steel Wire Rod for the Manufacturer of Machine Screws (By Cold Heading Process).	..	This standard covers the requirements for mild steel wire rod for the manufacture of wire rod for machine screws or threaded fasteners conforming to IS:1673-1960 Mild Steel Wire for the Manufacture of Machine Screws (By Cold Heading Process) (Price Re. 1.00).	
21 IS:2264-1963 Preferred Frequencies for Acoustical Measurements.	..	This standard lays down the preferred frequencies for acoustical measurements (Price Re. 1.00).	
22 IS:2265-1963 Specification for Galvanised Steel Wire Strand for Signalling Purposes.	..	This specification covers requirements for three grades of galvanized steel wire strand for signalling purposes (Price Rs. 1.50).	



(1)	(2)	(3)	(4)
23	IS-2269-1963 Specification for Hexagon Socket Head Cap Screws.	..	This standard prescribes the requirements of hexagon socket head cap screws for : (a) Sizes M3 to M24 with coarse pitches, and (b) Sizes M8 to M24 with the following fine pitches : M8 × 1, M10 × 1.25, M12 × 1.25, M14 × 1.5, M16 × 1.5, M18 × 1.5, M20 × 1.5, M22 × 1.5, and M24 × 2. (Price Rs. 2.00).
24	IS:2275-1963 Grades of Platinum	..	This standard prescribes five grades of platinum used in the manufacture of various platinum articles and alloys (Price Re. 1.00).
25	IS:2281-1962 Method of Calibration of Brinell Hardness Testing Machines.	..	This standard specifies the methods for calibration of testing machines for determining Brinell hardness in accordance with IS:1500-1959 Method for Brinell Hardness Test for Steel (Price Re. 1.00).

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, Manak Bhavan, 9 Mathura Road, New Delhi-1, and also at its branch offices at (i) 232, Dr. Dadabhai Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21, First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13:2.]

D. V. KARMAKAR,

Head of the Certification Marks Division.

